# UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

KONINKLIJKE PHILIPS ELECTRONICS N.V. and U.S. PHILIPS CORPORATION,

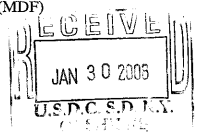
Plaintiffs,

v.

CINRAM INTERNATIONAL INC., CINRAM INC., CINRAM MANUFACTURING INC., and John Does No. 1 through 100,

Defendants.

Civil Action No. 08 CV 00515 (CLB)(MDF)



# FIRST AMENDED COMPLAINT

Plaintiffs Koninklijke Philips Electronics N.V. and U.S. Philips Corporation allege as follows based upon knowledge as to their own acts, and upon information and belief as to all other allegations:

1. This is an action for breach of contract under the laws of the State of New York and, in the alternative, patent infringement under 35 U.S.C. 271 et seq.

## **The Parties**

- 2. Plaintiff Koninklijke Philips Electronics N.V. is a corporation organized under the laws of The Netherlands with its principal place of business in Amsterdam, the Netherlands. Plaintiff U.S. Philips Corporation is a corporation organized under the laws of Delaware with its principal place of business at 1251 Avenue of the Americas, New York, New York, and an office at 345 Scarborough Rd., Briarcliff Manor, New York. Plaintiffs Koninklijke Philips Electronics N.V. and U.S. Philips Corporation are collectively referred to as "Philips."
- 3. Defendant Cinram International Inc. is a corporation organized under the laws of Canada with a principal place of business at 2255 Markham Road, Scarborough, Ontario, Canada.

- 4. Defendant Cinram Inc. is a corporation organized under the laws of Delaware with a principal place of business at 1600 Rich Road, Richmond, Indiana.
- 5. Defendant Cinram Manufacturing Inc. is a corporation organized under the laws of Delaware with a principal place of business at 1400 East Lackawanna Ave., Olyphant, Pennsylvania. Cinram International Inc., Cinram Inc., and Cinram Manufacturing Inc. are sometimes collectively referred to in this Complaint as "Cinram".
- 6. Defendants John Doe No. 1 through John Doe No. 100 inclusive are or may be other Cinram-related entities or Cinram customers, the identities of which are unknown at this time.

#### Jurisdiction and Venue

- 7. This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331, 1332, 1338(a), and 1367(a), and 35 U.S.C. §§ 271 and 281.
- 8. The amount in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs.
- 9. Venue in this Court is proper under 28 U.S.C. §§ 1391(b) and (c) and 1400(b).
- This Court has personal jurisdiction over Cinram under the New York Long Arm Statute,
   N.Y. C.P.L.R. 301, 302, 317 (McKinney 2007).
- 11. Cinram has irrevocably waived any objections to the jurisdiction, process, and venue of this Court, and to the effectiveness, execution, and enforcement of any order or judgment (including a default judgment) with respect to the Agreement and Side Letter identified in ¶¶ 19-20 of this Complaint.

#### **Facts Related to Philips**

- 12. Philips and its related companies have engaged for many years in research and development ("R&D") of systems in which signals encoded in digital form and stored on a disc are read and reproduced by means of devices using an optical read-out beam.
- 13. One of the achievements of such R&D efforts was a revolutionary high-fidelity sound storage and reproduction system, known as the Compact Disc Digital Audio System ("CD-Audio System").
- 14. Philips and Sony Corporation ("Sony") developed the Compact Disc Data System ("CD-ROM System") from the CD-Audio System.
- 15. Philips and Sony also developed a multi-session CD system, known as the Enhanced Music Compact Disc System ("Enhanced Music CD System" or "CD Extra System").
- 16. The CD-Audio System, CD-ROM System, and CD Extra System are referred to collectively in this Complaint as the "CD Systems".
- 17. U.S. Philips Corporation is the owner by assignment of all right, title, and interest in U.S. Patent No. 5,068,846, entitled "Reflective, Optical Record Carrier," relating to the CD Systems ("the '846 patent"). The '846 patent was duly and legally issued by the U.S. Patent and Trademark Office on November 26, 1991, after full and fair examination, and is valid and subsisting in the United States. A true copy of the '846 patent is attached as **Exhibit A**.
- 18. The CD Systems are defined by "Standard Specifications", namely, the CD-Audio Standard Specifications, CD-Audio Maxi-Single Standard Specifications, CD-ROM-XA Specifications, and the Enhanced Music CD Standard Specifications.

# Facts Related to Cinram

- 19. Effective December 1, 2004, Philips and Cinram International Inc. entered into a "CD Disc Patent License Agreement" whereby Philips granted Cinram International Inc. worldwide rights under certain patents related to CD Systems, including for the territory of Canada (the "Agreement") (Exhibit B).
- 20. Also effective December 1, 2004, Philips entered into a "Side Letter" with Cinram International Inc., Cinram Inc., Cinram Manufacturing Inc., and other entities related to Cinram International Inc., and under ¶ 1 thereof the Side Letter is "a legally binding and integral part of the Agreement". Such Side Letter extends the terms and conditions of the Agreement to Cinram Inc., Cinram Manufacturing Inc., and other entities related to Cinram International Inc., makes them "Licensees" under the Agreement, and modifies and amends the Agreement. Under the Side Letter, Philips granted to Cinram Inc. and Cinram Manufacturing Inc. worldwide rights under certain patents related to CD Systems, including for the territory of the United States, its territories, and possessions. Cinram Inc. and Cinram Manufacturing Inc. signed the Side Letter on December 22, 2004. (Exhibit C)
- The Agreement identifies the Standard Specifications for CD System discs, specifically, "CD-Audio Discs", "CD-Audio Maxi-Singles", "CD-ROM Discs", "CD-ROM Disc mode 1", "CD-ROM Disc mode 2", "CD-ROM XA Disc sub-mode 1", "CD-ROM XA Disc sub-mode 2", "CD Extra Discs", "CD Extra Discs sub-mode 1", and "CD Extra Discs sub-mode 2". Such CD System discs are referred to collectively in this Complaint as "CD-Discs".
- 22. Paragraph 1.23 of the Agreement, as amended by ¶ 4 of the Side Letter, defines "Licensed Patents" as "any one or more of the essential patents for the manufacture and/or sale of the various types of CD-Discs", breaks out such patents into Categories I through III, and

incorporates the specific patents listed in Annexes A1 through A8. Under ¶ 1.23 of the Agreement, Licensed Patents identified in Annex A1 cover all CD-Discs, in Categories I through III.

- 23. The '846 patent was listed in Annex A1 when Cinram signed the Agreement and Side Letter and is currently listed in Annex A1, and therefore is a Licensed Patent applicable to all CD-Discs manufactured and/or sold by Cinram under the Agreement and Side Letter.
- 24. Under ¶ 1.23 of the Agreement, Philips and Cinram agreed that Philips would commission an independent expert to review the patents listed in Annexes A1 through A8 to confirm that each patent is "essential" to the manufacture and sale of CD-Discs made according to the Standard Specifications. Philips did so.
- 25. Under ¶ 1.23 of the Agreement, the term "essential" as used in relation to Licensed Patents means "patents, the use of which is necessary (either directly or as a practical matter) for compliance with the Standard Specifications defining the relevant CD System(s)."
- 26. The independent expert commissioned by Philips determined that the '846 patent is an essential patent and is properly listed in Annex A1 of the Agreement.
- 27. Paragraph 1.22 of the Agreement defines "Licensed Product(s)" by eleven "Options", Option A through K, "as selected by Licensee, manufactured and/or sold in accordance with the provisions hereof, which are duly reported and on which the royalties due hereunder are paid in accordance with the provisions of this Agreement." Each Option corresponds to a different type of CD-Disc defined in ¶¶ 1.2 through 1.11 of the Agreement, made in compliance with the Standard Specifications for each type of CD-Disc defined in ¶¶ 1.12 through 1.16 of the Agreement. For example, Option A is "CD-Audio Discs and/or CD-Audio Maxi Singles" defined in ¶¶ 1.2 and 1.3, respectively, made in compliance with the ¶¶ 1.12 and 1.13 Standard

Specifications, and Option C is "CD-ROM Discs mode 1" defined in  $\P$  1.5, made in compliance with the  $\P$  1.14 Standard Specifications.

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- 28. Cinram International Inc. selected all Licensed Products, namely, Options A through K, for itself and the companies to which the Agreement is extended by the Side Letter, including Cinram Inc. and Cinram Manufacturing Inc.
- Under ¶¶ 2.1 and 1.25 of the Agreement and ¶ 2 of the Side Letter, Philips granted to Cinram "a non-exclusive, non-transferable license under the Licensed Patents" (listed in the Annexes corresponding to the Options selected by Cinram International Inc.) "to manufacture Licensed Products" corresponding to Options A-K (as selected by Cinram International Inc.), "in accordance with the . . . Standard Specifications" set forth in ¶¶ 1.12 through 1.16 of the Agreement, within the United States and its territories and possessions and Canada, "and to sell or otherwise dispose of such Licensed Products so manufactured in all countries of the world."
- 30. Under ¶ 5.2 of the Agreement and ¶ 2 of the Side Letter, Cinram promised to "pay to Philips a royalty for each CD-Disc sold or otherwise disposed of by Licensee, any of Licensee's Associated Companies [as defined in ¶ 1.24] or an agent of Licensee, in any country where at least one of the Licensed Patents essential to the type(s) of CD-Discs as selected by Licensee . . . exists."
- 31. The '846 patent exists in the United States, and has existed at all times relevant to this action.
- 32. With respect to the royalty required by the Agreement, Cinram agreed to pay Philips the "Standard Rate" of 3 cents  $(3\phi)$  per relevant CD-Disc covered by this Complaint, as defined in ¶ 5.2 of the Agreement.

- 33. With respect to CD-Discs sold on or after July 1, 2002, Philips permitted Cinram to pay the "Compliance Rate" of 1.75 cents (1.75¢) per relevant CD-Disc covered by this Complaint, also as defined in ¶ 5.2 of the Agreement, provided that Cinram meets the "Compliance Requirements" specified in ¶ 34 of this Complaint.
- 34. To be eligible to pay the Compliance Rates under the Agreement, Cinram was required to be in full compliance with their obligations under the Agreement and Side Letter.
- 35. Paragraph 5.2 of the Agreement further provides that "[i]n the event that Licensee fails to comply at any time with any of its obligations under this Agreement, the Standard Rates, as applicable, shall apply to Licensee's manufacture and sale of CD-Discs instead of the Compliance Rates, as applicable, with immediate effect from the first day of the reporting period to which the occurrence of non-compliance relates until such moment that Philips confirms in writing to Licensee that Licensee's non-compliance has been remedied in full."
- 36. Paragraphs 5.3 and 5.10 of the Agreement (as modified by ¶ 9 of the Side Letter) require Cinram to submit quarterly "Royalty Reporting Forms" to Philips listing all CD-Discs that it manufactures and sells, and to keep complete and accurate books and records relating to Cinram's manufacture and sale or other disposal of CD-Discs.

#### Facts Relating to Breach of Contract Claim

Oiscs must be manufactured and sold in compliance with the corresponding Standard Specifications and the provisions of the Agreement, such sales must be reported to Philips, and royalties for the sale of such CD-Discs must be paid to Philips. For example, a CD-Audio Disc is defined by ¶ 1.2 of the Agreement to "mean a Disc [as defined in ¶ 1.1 of the Agreement] comprising audio information encoded in digital form, which is optically readable by a CD-

Audio Player [as defined in ¶ 1.18 of the Agreement] and which conforms to the CD-Audio Standard Specifications [as defined in ¶ 1.12 of the Agreement]." Paragraph 1.12 defines the CD-Audio Standard Specifications to "mean the specifications for the CD-Audio System [as defined in the second "Whereas" clause of the Agreement], including, if applicable, the Subcode/Control and Display System, Channels R . .W, chapter 5.8, the CD-TEXT mode, as made available, modified or extended from time to time."

- 38. Under ¶ 2.1 of the Agreement, Cinram is licensed only to manufacture selected Licensed Products "<u>in accordance with the relevant CD Standard Specifications</u> and to sell or otherwise dispose of such Licensed Products <u>so manufactured</u> in all countries of the world." (Emphasis added.)
- 39. Because the '846 patent exists in the United States, under ¶ 5.2 of the Agreement, Cinram must pay Philips either the Standard Rates or the Compliance Rates "for each CD-Disc sold or otherwise disposed of" by Cinram, its associated companies, or its agents in the U.S.
- 40. Beginning in or about February 2005, Cinram began paying royalties under the Agreement for the Fourth Quarter of 2004, according to the Compliance Rates, for the manufacture and sale of CD-Audio Discs (1.75 cents (1.75¢) per disc), CD-Audio Max Single Discs (1.55 cents (1.55¢) per disc), and CD-ROM Discs (1.75 cents (1.75¢) per disc) in the United States.
- 41. Cinram manufactures CD-Discs under the Agreement at two U.S. plants, Olyphant, PA ("Olyphant") and Richmond, IN ("Richmond"), and in Canada.
- 42. Beginning in or about the beginning of the Second Quarter of 2005, Cinram ceased paying royalties for all CD-Discs made at its Olyphant plant and sold in the U.S.

- 43. Beginning in or about the beginning of the Third Quarter of 2005, Cinram ceased paying royalties for all CD-Discs made at its Richmond plant and sold in the U.S.
- 44. After the Quarters identified in ¶¶ 42-43 of this Complaint, Cinram has continued to make and sell the following CD-Discs in the U.S., without providing royalty reports or paying royalties to Philips:
  - a. CD-Discs made at its Olyphant plant, at least 500 million CD-Discs;
  - b. CD-Discs made at its Richmond plant, at least 320 million CD-Discs.
- 45. Cinram has sold an unknown quantity of CD-Discs in the U.S. that Cinram manufactured in Canada, without providing royalty reports or paying royalties to Philips for such U.S. sales.
- 46. The CD-Discs made and sold by Cinram after they stopped paying royalties to Philips have been and are available for purchase on the open market in the U.S. and in this district.
- 47. Cinram does not contest that the CD-Discs made and/or sold in the U.S. by Cinram after they stopped paying royalties to Philips comply with the relevant Standard Specifications.
- 48. Cinram has failed to submit quarterly "Royalty Reporting Forms" to Philips listing all CD-Discs that they manufacture and sell, and/or to keep complete and accurate books and records, relating to Cinram's manufacture and sale or other disposal of all CD-Discs in the U.S., as required by ¶ 5.3 and 5.10 of the Agreement (as modified by ¶ 9 of the Side Letter).

## Facts Relating to Patent Infringement Claim

- 49. The CD-Discs made and sold by Cinram in the U.S. without paying royalties to Philips fall within the claims of the '846 patent.
- 50. Cinram's license to make and sell such CD-Discs in the U.S. is contingent upon Cinram's payment of royalties to Philips. Under ¶ 5 of the Side Letter, Philips agreed not to assert against Cinram claims of the Licensed Patents only for as long as Cinram remained in full compliance

with all material terms and conditions of the Agreement. As set forth in this Complaint, Cinram is in material breach of the Agreement.

- 51. As set forth in this Complaint, Cinram is making and selling CD-Discs covered by the '846 patent in the U.S. without paying royalties to Philips.
- Because Cinram has not paid royalties to Philips and is in material breach of the 52. Agreement, as set forth in this Complaint, the CD-Discs made and sold by Cinram since the breach began are not Licensed Products, and are not licensed, under the '846 patent.
- The John Doe Defendants are making and/or selling CD-Discs covered by the '846 patent 53. in the U.S. without a license from Philips under the Licensed Patents, and/or without paying royalties to Philips.

# Count I **Breach of Contract**

- 54. Plaintiff repeats and realleges each and every allegation set forth in this Complaint.
- 55. The Agreement and Side Letter are valid and subsisting agreements under New York law between Philips and Cinram. The Agreement and Side Letter are supported by adequate consideration. Neither Philips nor Cinram has terminated the Agreement or Side Letter.
- In ¶ 13.7 of the Agreement, Philips and Cinram agreed that New York law controls the 56. construction of the Agreement.
- 57. In ¶ 29 of the Side Letter, Cinram and Philips agreed to submit to the state or federal courts of New York any dispute related to the Agreement.
- Cinram has materially breached the Agreement and Side Letter by failing to pay royalties 58. on their manufacture and sale of CD-Discs, as set forth in this Complaint.
- 59. Cinram has materially breached the Agreement and Side Letter in other ways, the details of which are unknown at this time.

- 60. In view of Cinram's breach of the Agreement and Side Letter, Philips is entitled to receive royalties for Cinram's manufacture and sale in the U.S. of CD-Discs after the Quarters identified in ¶¶ 42-43 at the Standard Rates (3 cents (3¢) per disc for CD-Audio Discs and CD-ROM Discs).
- Cinram has materially breached the Agreement and Side Letter by failing to provide 61. accurate audit statements to Philips, failing to submit quarterly "Royalty Reporting Forms" to Philips listing all CD-Discs that they manufacture and sell, and/or failing to keep complete and accurate books and records relating to Cinram's manufacture and sale or other disposal of CD-Discs in the U.S., in breach of ¶¶ 5.2, 5.3, 5.5, and/or 5.10 of the Agreement.
- Under ¶ 5.7 of the Agreement, Philips is entitled to interest on all unpaid royalties owed 62. to Philips by Cinram, accruing at the rate of 2% (two percent) per month, or the maximum amount permitted by applicable law, whichever is lower.
- Under ¶ 13.5 of the Agreement, Cinram agreed that neither Philips' failure nor delay in 63. enforcing any provision of the Agreement shall constitute a waiver of such provision or of Philips' right to enforce any provision of the Agreement.
- 64. Philips has suffered monetary and other damages, in an as-yet undetermined amount, as the direct and proximate result of Cinram's material breach of the Agreement and Side Letter.

## Count II **Patent Infringement**

- 65. Plaintiff repeats and realleges each and every allegation set forth in this Complaint.
- In the alternative to Philips' breach of contract claim, Cinram have infringed and are 66. continuing to infringe, literally and/or under the doctrine of equivalents, the '846 patent by practicing one or more claims of the '846 patent in their manufacture, use, offering for sale, sale,

and/or importation of products, and/or by inducing or contributing to the infringement of the '846 patent, under 35 U.S.C. § 271.

- 67. The John Doe Defendants have infringed and are continuing to infringe, literally and/or under the doctrine of equivalents, the '846 patent by practicing one or more claims of the '846 patent in their manufacture, use, offering for sale, sale, and/or importation of products, and/or by inducing or contributing to the infringement of the '846 patent, under 35 U.S.C. § 271.
- 68. The '846 patent is valid and subsisting and is entitled to a presumption of validity under 35 U.S.C. § 282.
- 69. U.S. Philips Corporation is the assignee of all rights, title, and interest in and to the '846 patent and possesses all rights of recovery under the '846 patent.
- 70. A Reexamination Request for the '846 patent was filed in the U.S. Patent and Trademark Office on December 8, 2004. Ex Parte Reexamination Certificate No. US 5,068,846 C1 (the "Reexamination Certificate"), confirming the patentability of claims 1 through 7 of the '846 patent, was issued by the U.S. Patent and Trademark Office on September 19, 2006. A true copy of the Reexamination Certificate is attached as **Exhibit D**.
- 71. Cinram has had knowledge of the '846 patent at all times relevant to this action.
- 72. Cinram's infringement of the '846 patent has been and continues to be willful, and therefore Philips is entitled to treble damages under 35 U.S.C. § 284.
- 73. Philips has suffered monetary and other damages in an as-yet undetermined amount, and irreparable injury, as the direct and proximate result of Cinram's infringement of the '846 patent. Philips has no adequate remedy at law. Unless enjoined, Cinram will continue to infringe and to damage Philips irreparably.

## Prayer for Relief

Wherefore, Philips requests that this Court enter judgment in its favor on each and every claim for relief set forth above and award it relief, including but not limited to a judgment and order as follows:

- holding Defendants Cinram International Inc., Cinram Inc., and Cinram Manufacturing Α. Inc. jointly and severally liable for breach of contract;
- B. In the alternative, holding Defendants Cinram International Inc., Cinram Inc., and Cinram Manufacturing Inc. jointly and severally liable for patent infringement;
- C. holding the John Doe Defendants jointly and severally liable for patent infringement;
- directing Cinram to pay to Philips its actual damages for: D.
  - a. Cinram's breach of contract; or
  - b. in the alternative, Cinram's patent infringement, under 35 U.S.C. § 284;
- E. directing the John Doe Defendants to pay to Philips its actual damages for patent infringement, under 35 U.S.C. § 284;
- F. directing Cinram to pay unpaid royalties at the Standard Rates;
- G. directing Cinram and the John Doe Defendants to pay Philips' other damages, including but not limited to direct, consequential, indirect, compensatory, and punitive damages;
- H. directing Cinram to pay interest on all unpaid royalties;
- holding that Cinram's and the John Doe Defendants' patent infringement has been and I. continues to be willful, and trebling Philips' damages;
- enjoining Cinram and the John Doe Defendants from making, having made, using, J. importing, or selling CD-Discs under 35 U.S.C. § 283;

- K. directing Cinram and the John Doe Defendants to pay Philips' attorneys' fees and costs under 35 U.S.C. § 285;
- L. directing Cinram and the John Doe Defendants to pay prejudgment and post-judgment interest;
- M. providing such other and further relief as this Court deems just and appropriate.

## Jury Trial

Philips demands a jury trial on all claims set forth in this Complaint.

Date: January 30, 2008

Respectfully submitted,

Edward D. Johnson Mayer Brown LLP

Two Palo Alto Square, Suite 300

3000 El Camino Real

Palo Alto, California 94306-2112

Tel: (650) 331-2000 Fax: (650) 331-2060

Vince P. Kovalick

John F. Hornick

Samuel C. Bass

FINNEGAN, HENDERSON, FARABOW,

GARRETT & DUNNER, L.L.P.

901 New York Avenue, N.W.

Washington, D.C. 20001

Tel: (202) 408-4000

Fax: (202) 408-4400

Christopher J. Houpt MAYER BROWN LLP 1675 Broadway New York, New York 10019 Tel: (212) 506-2380 Fax: (212) 849-5830

Attorneys for Plaintiffs Koninklijke Philips Electronics N.V. and U.S. Philips Corporation Exhibit A

# United States Patent [19]

#### Kramer

[11] Patent Number: 5,068,846

[45] Date of Patent:

Nov. 26, 1991

[54] REFLECTIVE, OPTICAL RECORD CARRI	IER	CARR	RD C	<b>RECO</b>	PTICAL	VE.	EFLECTI	[54]
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[75]	Inventor:	Pieter	Kramer,	Eindhoven,
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Netherlands

[73] Assignee: U.S. Philips Corporation, New York,

N.Y.

[21] Appl. No.: 858,550

[22] Filed: Apr. 23, 1988

#### Related U.S. Application Data

[63] Continuation of Ser. No. 146,554, May 5, 1980, abandoned, which is a continuation of Ser. No. 949,919, Oct. 10, 1978, abandoned, which is a continuation of Ser. No. 772,914, Feb. 28, 1977, abandoned, which is a continuation of Ser. No. 344,867, Mar. 26, 1973, abandoned.

## [30] Foreign Application Priority Data

Se	ep. 2, 1972 [NL]	Netherlands 7211999
[51]	Int. Cl.5	G11B 7/24; H04N 5/85
[52]	H.S. Cl.	369/275.1; 358/342;
[]	0,0,0	369/275.5; 369/109
<b>[58]</b>	Field of Search	358/342; 365/113, 120;
r3		5, 109, 93-94, 125, 107, 111, 275.1,
		275.4, 275.5, 275

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	3/1974 9/1974 9/1974 11/1974 4/1975 4/1975 12/1976 3/1977

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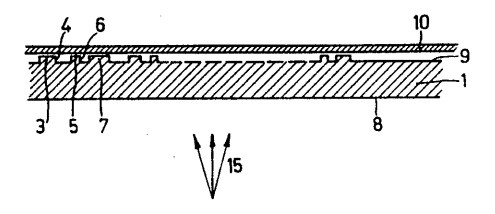
"Long Play Video Disc with Optical Scanning", Funk Technik, No. 19, pp. 692-694, Oct. 1972. "Philips TV Disk, Read by Light Beam, Could Shape Market", Electronics, Sep. 11, 1972, pp. 29-30. Rice et al., An Experimental Television Recording and Playback System Using Photographic Discs, Journal of the SMPTE, vol. 79, No. 11, 11/70, pp. 997-1002.

Primary Examiner—Robert Weinhardt Attorney, Agent, or Firm—Algy Tamoshunas; Leroy Eason

#### [57] ABSTRACT

A record carrier for information, for example video and/or audio information, in the form of a disk-shaped carrier substrate provided with an optical structure in accordance with the information is described. By making the optical structure radiation-reflecting and the substrate radiation-transmitting, whilst the surface of the substrate more remote from the optical structure forms both the entrance face and the exit face for the read radiation, and by coating a surface of the optical structure more remote from the substrate with an additional layer, a simple record carrier is obtained which is well protected against dust particles and damage.

#### 7 Claims, 3 Drawing Sheets



U.S. Patent Nov. 26, 1991

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5,068,846

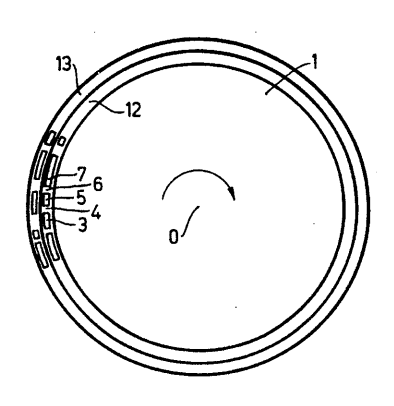
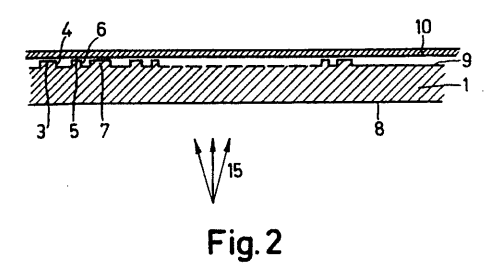


Fig.1



U.S. Patent

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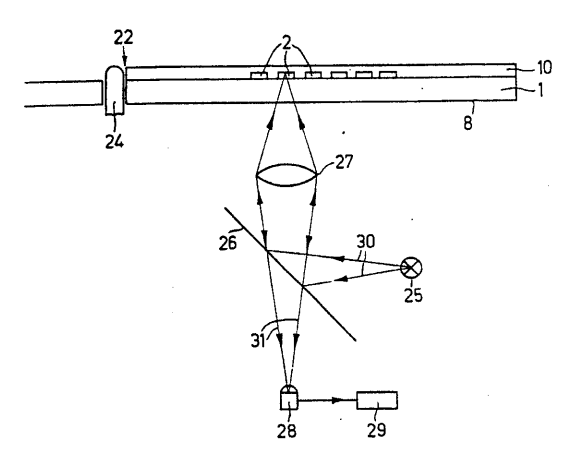


Fig.3

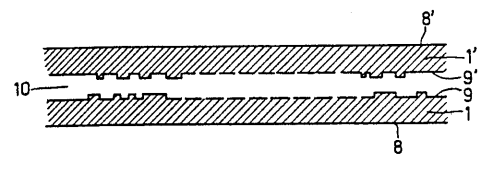


Fig.4

U.S. Patent

Nov. 26, 1991

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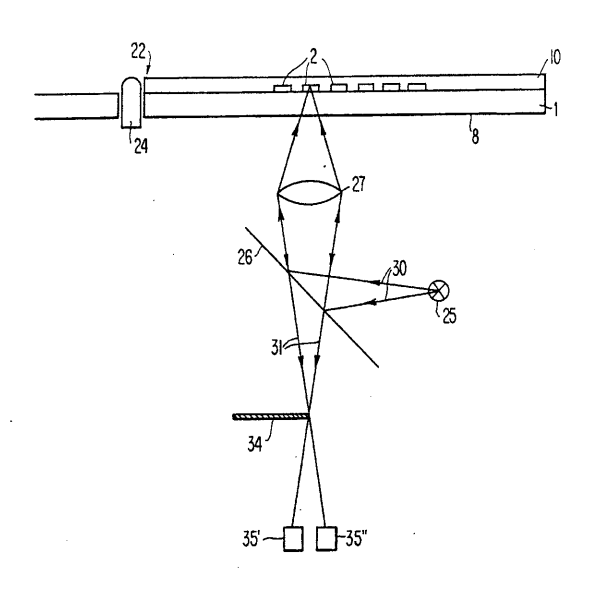


FIG. 5

1

5,068,846

Document 4

## REFLECTIVE, OPTICAL RECORD CARRIER

This application is a continuation of Ser. No. 146,554, filed May 5, 1980, which is a continuation of Ser. No. 5 949,919, filed Oct. 10, 1978, which is a continuation of Ser. No. 772,914, filed Feb. 28, 1977, which is a continuation of Ser. No. 344,867, filed Mar. 26, 1973, all such prior applications having been abandoned. This application is, further, a continuation-in-part of Ser. No. 10 229,285, filed Feb. 25, 1972, abandoned, which was continued as application Ser. No. 396,399, filed Sept. 12, 1973, abandoned, which was continued as application Ser. No. 618,215, filed Sept. 30, 1975, and issued as U.S. Pat. No. 4,041,530, dated Aug. 9, 1977.

The invention relates to a record carrier for information, for example video and/or audio information, in the form of a disk-shaped carrier substrate on which an optical structure is provided in accordance with the information, which record carrier is intended to be read 20 by means of optical radiation. The invention also relates to an apparatus for reading the record carrier.

Such a record carrier and read apparatus are known and are described, inter alia, in "Journal of the S.M.P.T.E." 79(November 1970) pages 997-1002. In 25 the known record carrier the information is stored in analog form, for example in the form of areas which have different absorption coefficients and are arranged in tracks. This registration carrier is read in the transmission mode in which a read beam enters the carrier on 30 the side of the optical structure and emerges from it on the opposite side. In its passage through the carrier the beam is modulated by the structure in accordance with the information stored in it. The modulated beam is converted into an electric signal by a radiation-sensitive 35 detector.

Because a large amount of information is stored on the record carrier, the details of the optical structure are very small, if, for example, a video program having a duration of 45 minutes is stored on a disk record carrier 40 having an outer diameter of 30 cm, the side of the details will be of the order of 1  $\mu m$ . Reading such a fine structure is highly susceptible to dust particles, fluff and the like. If these small objects lie on the optical structure, they may cover a large number of adjacent tracks and 45 situated at different levels. details in these tracks, preventing the latter from being read. In addition there is a very real possibility that, for example when the record carrier is handled or placed in the read apparatus, scratches and the like are made in the optical structure. Because the record carrier is in- 50 tended to be played back in non-ideal circumstances, for example in the living room, provisions must be made to render the optical structure more or less unsusceptible to dust and damage.

cal structure with an additional transparent layer. This is done to ensure that dust particles screen off only part of the read beam focussed on the optical structure of the record carrier. However, this requires the protective layer to have a minimum thickness of the order of many 60 times the depth of focus of the lens used, for example a thickness of 100 µm. Moreover, the protectice layer must intimately engage the optical structure, preventing the occurrence of local air bubbles between the optical structure and the protective layer.

In the known apparatus it is attempted to maintain the focus of the objective which focusses the read beam on the optical structure by causing the objective to "fiont"

2 on an air cushion on the record carrier. This pre-supposes, however, that the thickness of the protective layer is constant throughout the entire surface, or at least that it contains no variations in excess of the depth of focus of the objective, which is of the order of 1  $\mu m$ . Consequently the protective layer has to satisfy exacting requirements.

It is an object of the present invention to provide a record carrier in which the optical structure is protected against dust particles and damage without the use of a protective layer which is required to satisfy stringent requirements. For this purpose the record carrier according to the invention is characterized in that the optical structure is a radiation-reflecting structure and the carrier substrate is radiation-transmitting, the surface of the carrier substrate more remote from the optical structure forming both the entrance face and the exit face for the read radiation. In this record carrier the carrier substrate itself ensures that dust particles are sufficiently spaced away from the optical structure.

According to a further feature of a record carrier according to the invention, the surface of the optical structure more remote from the carrier substrate is provided with an additional layer. Because the optical structure is completely embedded between two layers, it cannot readily be damaged.

The optical structure is read in the reflection mode, which means that the read beam is modulated by reflection at the optical structure. The additional layer is not traversed by the read beam and is only required to protect the optical structure from damage. Hence this layer need not satisfy exacting requirements. It need not be radiation-transmissive and need not have a constant thickness throughout its surface. In addition, it need not accurately engage the optical structure. It may, for example, be a plate which is secured to the carrier substrate along the edge.

The reflecting optical structure may be in the form of co-planar radiation-reflecting regions and intermediate areas, the areas having a coefficient of reflection different from that of the regions. Preferably, however, the optical structure consists of regions and intermediate areas having equally high reflection coefficients but

The record carrier according to the invention differs from the known record carrier not only in construction but also in the manner in which during reading the read beam is maintained in focus on the optical structure. The flatness of the carrier substrate also which is required when employing the known method (an objective supported by an air cushion) can only be achieved by painstaking polishing. This greatly increases the cost of the disk. Optical determination according to the The aforementioned paper proposes to coat the opti- 55 invention of the deviation between the plane of the optical structure and the plane in which the beam of radiation is focussed enables the range of permissible thickness variations over the carrier substrate to be extended to, for example, 300 µm.

Embodiments of the invention will now be described. by way of example, with reference to the accompanying diagrammatic drawings, in which:

FIG. 1 is a plan view of a record carrier not coated with an additional layer,

FIG. 2 is a cross-sectional view of an embodiment of a record carrier according to the invention,

FIG. 3 is a known apparatus for reading the record carrier,

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FIG. 4 is a cross-sectional view of a second embodiment of a record carrier according to the invention, and FIG. 5 shows an arrangement for detecting focusing errors during reading of information from the record

FIG. 1 is a plan view of a circular record carrier. The carrier may contain a spiral structure comprising a plurality of quasi-concentric tracks. As an alternative, the tracks may be concentric, as is shown in FIG. 1. Only parts of two adjacent tracks denoted by 12 and 13 are 10 shown. Each of the tracks contains, for example, a crenellated structure comprised of depressions which are spaced apart by intermediate areas or lands in the track direction, the dimensions of which are shown greatly exaggerated in FIG. 2, which is a tangential sectional 15 in the read apparatus. Moreover the elements may be view of a record carrier according to the invention. The spacings between, and the length of, the upper surfaces 3 and 5, 5 and 7, and so on of the merlons are different. Their heights 4, 6, and so on are equal to one another and, preferably, to about one quarter wavelength of the 20 lations. radiation used for reading. Instead of perpendicular leading and trailing edges the optical structure may alternatively have smooth transitions between the upper and lower surfaces.

The carrier substrate 1 transmits the radiation used 25 for reading. The optical structure is provided on the upper surface of the disk, whilst the lower surface acts both as the entrance surface for the unmodulated beam and as the exit surface for the modulated beam. The faces of the optical structure have been made highly 30 reflecting, for example in that after the structure has been pressed in the substrate a metal layer is deposited on it from vapour. The thickness of this metal layer is not of importance. A protective layer 10 is provided on top of the optical structure. The only purpose of this 35 layer is to protect the optical structure of the record carrier against damage. Hence any layer which provides protection against rough handling of the carrier may be used. As FIG. 2 shows, the layer may be a thin disk which is spaced from the optical structure and is 40 secured to the substrate along the edge only. In addition, a sheet of paper or a foil of a synthetic material provided with an adhesive on one surface may be stuck onto the optical structure. As an alternative, as is shown in FIG. 4, the layer, for example a sprayed layer of 45 lacquer, may be provided on and between the merlons, in which case the thickness of the layer must be greater than the height of the merlons. Because the optical structure lies between the substrate 1 and the layer 10 it is fairly capable of withstanding rough handling.

A read beam (15) is modulated in phase by the crenellated structure shown in FIG. 2. As an alternative, the upper surface 9 of the substrate may be provided with a structure of radiation-reflecting regions and radiationabsorbing intermediate areas, causing the read beam to 55 be modulated in amplitude.

When the disk record carrier shown in FIG. 1 is to be read, it is rotated at a speed of, for example, 1500 revolutions per minute by means of a driving spindle 24, as is shown in FIG. 3. In this Figure the record carrier is 60 shown in radial section. A read beam 30 emitted by a source of radiation 25 is reflected to the record carrier by a half-silvered mirror 26. The beam passes through the carrier substrate 1 to be reflected at the optical structure (shown as tracks 2) on the upper surface of the 65 disk. An objective 27 forms an image of the source on the optical structure, the size of this image being of the order of the smallest detail of the structure.

During rotation of the record carrier the read beam is modulated in time in accordance with the sequence of, for example, the merlons in a track. The modulated read beam 31 passes through the half-silvered mirror 26 to be intercepted by a radiation-sensitive detector 28. At the

output of the detector an electric signal is produced which corresponds to the information stored in the record carrier. The detector 28 may be connected to known electronic means for converting the output signal of the detector into picture and sound.

The advantages of reading in reflection will be clear from FIG. 3. All the optical elements and the electronic processing devices are disposed on one side of the record carrier, permitting the carrier to be readily placed incorporated so as to be well protected. Furthermore the number of optical elements may be reduced, because some elements are used twice. The reduced number of elements results in a reduced likelihood of relative oscil-

Also, the record carrier may be read in a non-dustfree room, for example a living room, for dust particles deposited on the layer 10 have no effect, because the read beam does not pass through this layer. A dust particle on the lower surface 8 of the substrate may reduce the intensity of the radiation incident on the optical structure. However, a reduction in intensity is not highly inconvenient, because the information is recorded in digital form. A dust particle cannot entirely intercept the beam, because the beam has a comparatively large diameter in the plane of the dust particle. This is due to the fact that the substrate by nature has a certain thickness, inter alia because of the desired rigid-

If the record carrier is to be suitable for manufacture by mass production methods, the flatness of the substrate should not have to satisfy exacting requirements. However, because the depth of focus of the objective 27 is of the order of 1  $\mu$ m, variations in the thickness of the substrate may cause parts of the optical structure to become located outside the focussed light spot at the sites of these variations. These thickness variations, which cannot be compensated for by an objective floating on an aircushion, may cause the detector to receive not only radiation from the track part to be read, but also radiation from the surroundings of this part. As a result, the modulation depth of the output signal from the detector is reduced, while moreover, because not one track only but adjacent tracks are also illuminated, 50 crosstalk may occur.

According to the invention the record carrier described may be used to advantage if during reading an optical focussing detection method is employed. For this purpose read apparatuses provided with focussing detection systems described in the patents identified below may be used. The use of the apparatuses for reading the record carrier according to the invention described in these patents means that the possibilities of the apparatuses described therein are particularly efficiently utilized.

One such arrangement is illustrated in FIG. 5 wherein a screen 34 is disposed in the path of the reflected beam 31 at a position such that the detectors 35' and 35" receive equal amounts of radiation when the beam is properly focused on the reflective optical strycture. If, on the other hand, the plane of the optical structure shifts from the desired position, the screen will intercept the rays which travel to one of the detectors Document 4

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so that said one detector will receive less radiation than the other. The amount and direction that the plane of the reflective optical structure deviates from the desired position can thus be determined by comparison of the output signals from the detectors 35' and 35".

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An optical determination of the deviation between the plane of the optical structure and the plane in which the read beam is focussed may be effected by imaging a grating constituted by adjacent tracks of the optical record carrier by different distances. The difference between the output signals of the detectors disposed behind the gratings indicates the magnitude and the direction of any deviation. A read apparatus including such focussing detection is described in U.S. Pat. No. 15 3.833.769.

A second possibility is offered by the apparatus described in U.S. Pat. No. 4,010,317 in which two detectors are arranged side by side, viewed in the direction of length of the track. The detectors intercept two differ- 20 ent parts of the modulated beam.

As an alternative, the deviation between the plane of the optical structure and the plane in which the read beam is focussed may be detected without using the details in the optical structure, in contradistinction to 25 the two aforementioned apparatuses. In such a method the optical structure is used only as a reflecting face, as is described in U.S. Pat. No. 3,876,841 and U.S. Pat. No. 3,876,842. By means of, inter alia, this face an image of an object is formed, the location of this image being 30 determined by the location of the plane of the reflecting optical structure.

FIG. 4 shows a second embodiment of a record carrier according to the invention. Two substrates 1 and 1' which each have an optical structure on one surface 9 35 and 9' respectively are combined with an intermediate layer 10 to form an integral unit. Such a record carrier may be manufactured by methods known from the technology of disk-shaped sound records. The structures on the surfaces 9 and 9' are read by means of beams in 40 opposite directions. In this embodiment the layer 10 is only required to separate the optical structures and need not protect them against external influences.

In the record carrier shown in FIG. 4 the two halves of one program may be stored in the two optical struc- 45

The record carrier shown in FIG. 4 is eminently suitable to realize a further inventional idea. According to this idea information about the same colored pictures is stored in different color codes in two optical struc- 50 tures of one record carrier. In one of these optical structures the program may be recorded, for example, according to the PAL-standard and in the other optical structure according to the Secam-standard or the NTSC-standard. The advantage is that the same infor- 55 mation on one record carrier may be used in a large geographic area in spite of the fact that different apparatuses are used for rendering pictures and sound visible and audible respectively.

What is claimed is:

1. A record carrier containing information which is readable by a beam of radiation, said record carrier comprising a disc-shaped, radiation-transmitting substrate having a pair of planar surfaces on opposite sides thereof, a non-transmissive, radiation reflecting optical 65 structure on one of said planar surfaces of said substrate, said optical structure comprising a plurality of adjacent, circular tracks extending about the center of said sub6

strate and defining turns of a spiral or concentric circles spaced from each other in the radial direction, each circular track having a plurality of depressions in said one surface of said substrate, said depressions being spaced apart in the track direction by intermediate areas, and a reflective layer extending over said intermediate areas and said depressions so that upon illumination by a convergent beam of radiation which is projected on and enters through the other of said planar structure on two physical gratings spaced from the 10 surfaces and which passes through said substrate and is focussed on said optical structure to a spot of a size of the order of the smallest detail of said optical structure, the radiation is modulated by said depressions and intermediate areas in accordance with the sequence thereof and the modulated radiation is reflected by said reflective layer towards and exists through said other planar surface, said substrate defining a substantially rigid support for said optical structure and having a thickness such that in the plane of said other surface, which forms the entrance and exit faces for the radiation, the diameter of the beam is sufficiently larger than the diameter of said spot so that dust particles, scratches and the like on said other surface, do not interfere with readout of information by the convergent beam focussed to said spot on said optical structure, and an additional layer secured to the side of said substrate remote from said other surface, said optical structure being disposed between said substrate and said additional layer so that it is protected from damage during handling.

- 2. The record carrier according to claim 1 wherein said depressions are pressed into said one surface of said substrate and said reflective layer is metallic and is deposited on said one surface.
- 3. The record carrier according to claim 1 or 2 wherein the thickness of said additional layer is substantially smaller than the thickness of said substrate.
- 4. The record carrier according to claim 2 wherein said reflective, metallic layer is deposited on said one surface from vapour.
- 5. The record carrier according to claim 4 wherein said additional layer is a layer of lacquer sprayed on said optical structure.
- 6. An apparatus for reading information stored on a record carrier having a disk-shaped radiation transmitting substrate with a pair of parallel, planar surfaces on opposite sides thereof and a non-transmissive, radiation reflecting optical structure disposed on one of said planar surfaces, said optical structure comprising a plurality of adjacent, circular tracks extending about the center of the substrate and defining turns of a spiral or concentric circles spaced from each other in the radial direction, each circular track having a plurality of depressions spaced apart by intermediate areas in the track direction, said apparatus comprising means for supporting the record carrier for rotation about the center of the substrate in a plane parallel to the plane of said one surface, means positioned on the side of said substrate remote from said optical structure for producing a beam of radiation which is projected onto the other surface of said substrate so that the radiation passes through said substrate and is incident on said reflective optical structure, an objective system for focusing said beam to a spot on said optical structure so that the radiation is modulated by said optical structure in accordance with information stored thereby and the modulated radiation is reflected by said optical structure back through said other surface and passes through said objective system, said substrate having a thickness such that in the plane

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of said other surface the diameter of the beam is sufficiently larger than the diameter of said spot so that dust particles, scratches and the like on said other surface do not interfere with readout of information by the beam focussed to said spot on said optical structure, radiationsensitive means for converting the modulated radiation into an electrical signal, said radiation sensitive means being disposed in the path of the modulated radiation reflected by the optical structure, and means for deriving from the radiation a signal indicative of a deviation of the plane of the optical structure from the plane at which the radiation is focused by said objective system for correcting the focusing.

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7. A record carrier containing information which is readable by a beam of radiation, said record carrier 15 comprising a pair of disc-shaped, radiation-transmitting substrates each having a pair of planar surfaces on opposite sides thereof, a non-transmissive, radiation reflecting optical structure on one of said planar surfaces of each substrate, said optical structures each comprising a 20 plurality of adjacent, circular tracks extending about the center of said substrate and defining turns of spiral or concentric circles spaced from each other in the radial direction, each circular track having a plurality of depressions which are spaced apart in the track direc- 25

tion by intermediate areas, said substrates being disposed in a superposed relationship with said optical structures being adjacent each other so that upon illumination of said one optical structure by a beam of radiation which is projected on and enters through the other of said planar surfaces of the associated substrate and which passes through said associated substrate and is focussed on said one optical structure to a spot of a size of the order of the smallest detail of the optical structure, the radiation is modulated by said depressions and intermediate areas in accordance with the sequence thereof and the modulated radiation is reflected by said one optical structure towards and exits through said other planar surface of said associated substrate, each substrate defining a substantially rigid support for the respective optical structure and having a thickness such that in the plane of said other surface, which forms the entrance and exit faces for the radiation, the diameter of the beam is sufficiently larger than the diameter of said spot so that dust particles, scratches and the like on said other surface, do not interfere with readout of information by the convergent beam focussed to said spot on said optical structure.

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Exhibit B

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# CD DISC PATENT LICENSE AGREEMENT

This Agreement is entered into this 1st day of December, 2004 by and between

KONINKLIJKE PHILIPS ELECTRONICS N.V., having its registered office in Eindhoven, The Netherlands, (hereinafter referred to as "Philips")

and

CINRAM INTERNATIONAL INC., having its registered office in 2255 Markham Road, Scarborough, Ontario M1B 2W 3 Canada (hereinafter referred to as "Licensee").

WHEREAS, the Philips' group of companies has for many years been engaged in research and development of systems, in which signals encoded in digital form and stored on a disc are read and reproduced by means of devices using an optical read-out beam, and has acquired valuable knowhow and expertise therein;

WHEREAS, one of the achievements of such research and development efforts has been a revolutionary high-fidelity sound storage and reproduction system, of which the specifications have been further defined in a joint-research and development co-operation with Sony Corporation ("Sony") and which has been presented under the name "Compact Disc Digital Audio System" (CD-Audio System);

WHEREAS, on the basis of the CD-Audio System Philips and Sony have developed a further system, which has been presented under the name "Compact Disc Data System" (CD-ROM System);

WHEREAS, Philips and Sony have developed an additional multi-session CD system, which has been presented under the name "Enhanced Music Compact Disc System" ("Enhanced Music CD System" or "CD Extra System" (the CD-Audio System, the CD-ROM System and the CD Extra System are collectively referred to as "the CD Systems");

WHEREAS, Philips and Sony each own certain patents relating to the CD Systems;

WHEREAS, Philips has been authorized by Sony to grant licenses under certain patents relating to the CD Systems, which are owned or controlled by Sony and its Associated Companies (as hexeinafter defined), as well as under such patents relating to the CD Systems as are jointly owned by Philips and Sony;

WHEREAS, Philips and Sony have each retained their rights to license their respective patents separately and to give non-assertion undertakings with regard to jointly owned patents, whether within or outside the standard specifications of the CD Systems, so that interested manufacturers may opt to take out separate licenses under the relevant patents of each of Philips and Sony, instead of a combined license;

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WHEREAS, Licensee has requested from Philips a license under the relevant patents of Philips and Sony relating to CD-Discs (as hereinafter defined) and wishes such CD-Discs to be compatible with devices capable of playing discs, conforming to the Standard Specifications for any of the relevant CD Systems;

WHEREAS, Philips is willing to grant Licensee a license under the relevant patents and to make available certain basic information relating to the CD Systems, on the conditions set forth herein;

NOW, THEREFORE, in consideration of the mutual obligations and covenants hereinafter set forth, the parties hereto have agreed as follows:

#### 1. Definitions

The following terms used in this Agreement shall have the meanings set out below:

- "Disc" shall mean a non-recordable reflective disc-shaped information carrier comprising any 1.1 kind of information including, but not limited to, audio, video, text and/or data-related information, which is irreversibly stored in a layer during and as an integral part of the manufacturing process of the disc in a form which is optically readable by playback devices using a laser-beam.
- "CD-Audio Disc" shall mean a Disc comprising audio information encoded in digital form, 1.2 which is optically readable by a CD-Audio Player (as hereinafter defined) and which conforms to the CD-Audio Standard Specifications (as hereinafter defined). A CD-Audio Disc may, in addition to audio information, comprise CD Text information.
- "CD-Audio Maxi-Single" shall mean a CD-Audio Disc which, in addition to conforming to 1.3 the CD-Audio Standard Specifications, conforms to the CD-Audio Maxi-Single Standard Specifications.
- "CD-ROM Disc" shall mean a Disc containing data, arranged in sectors as defined in the 1.4 CD-ROM Standard Specifications (as hereinafter defined) in the chapter Digital Data Structure, Parts I to V, under the names: General data specification, Sync., Header, User data and Auxiliary data respectively, and protected against errors in accordance with the error correction system as defined in the CD-ROM Standard Specifications in the chapter Error Correction System under the name Cross Interleaved Reed-Solomon Code - "CIRC".
- "CD-ROM Disc mode 1" shall mean a CD-ROM Disc with an additional error correction 1.5 system for computer or other data as defined in the CD-ROM Standard Specifications in the chapter Digital Data Structure, Part VII, under the name Error Detection and Error Correction specification (a third layer error correction).
- "CD-ROM Disc mode 2" shall mean a CD-ROM Disc containing data protected against 1.6 errors solely by the error correction system as defined in the CD-ROM Standard

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- Specifications in the chapter Error Correction System under the name Cross Interleaved Reed-Solomon Code - "CIRC".
- "CD-ROM XA Disc sub-mode 1" shall mean a CD-ROM Disc, which is in compliance with 1.7 the CD-ROM-XA Specifications (as hereinafter defined) and comprises at least one sector containing data protected by an additional error correction system for data as defined in the CD-ROM Standard Specifications in the chapter Digital Data Structure, Part VII, under the name Error Detection and Error Correction specification (a third layer error correction).
- 1.8 "CD-ROM XA Disc sub-mode 2" shall mean a CD-ROM Disc, which is in compliance with the CD-ROM-XA Specifications and comprises solely sectors containing data protected against errors solely by the error correction system as defined in the CD-ROM Standard Specifications in the chapter Error Correction System under the name Cross Interleaved Reed-Solomon Code - "CIRC".
- 1.9 "CD Extra Disc" shall mean a Disc conforming to the Enhanced Music CD Standard Specifications (as hereinafter defined) and which comprises first information encoded in digital form, which is optically readable by a CD-Audio Player and which conforms to the CD-Audio Standard Specifications, and second information conforming to the CD-ROM XA Specifications and which is optically readable by a CD-ROM Player or by an Enhanced Music CD Player (as hereinafter defined).
- 1.10 "CD Extra Disc sub-mode 1" shall mean a CD Extra Disc wherein the second information is in accordance with the data formation a CD-ROM XA Disc sub-mode 1.
- 1.11 "CD Extra Disc sub-mode 2" shall mean a CD Extra Disc wherein the second information is solely in accordance with the data format on a CD-ROM XA Disc sub-mode 2.
  - The CD-Audio Disc, the CD-Audio Maxi-Single, the CD-ROM Disc mode I and mode 2, the CD-ROM XA Disc sub-mode 1 and sub-mode 2 and the CD Extra Disc sub-mode 1 and sub-mode 2 are collectively referred to as "CD-Disc(s)".
- 1.12 "CD-Audio Standard Specifications" shall mean the specifications for the CD-Audio System, including, if applicable, the Subcode/Control and Display System, Channels R. W, chapter 5.8, the CD-TEXT mode, as made available, modified or extended from time to time.
- 1.13 "CD-Audio Maxi-Single Standard Specifications" shall mean the specifications for the CD-Audio Maxi-Single system, specifying among other things a maximum playing time of 30 minutes, as made available, modified or extended from time to time. For the purpose of this Agreement, the CD-Audio Maxi-Single Standard Specifications shall be considered to form part of the CD-Audio Standard Specifications.
- 1.14 "CD-ROM Standard Specifications" shall mean the specifications for the CD-ROM System as made available, modified or extended from time to time.
- "CD-ROM-XA Specifications" shall mean the specifications of the System Description CD-1.15 ROM XA as made available, modified or extended from time to time.

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- "Enhanced Music CD Standard Specifications" shall mean the specifications for the Enhanced Music CD System as made available, modified or extended from time to time. The CD-Audio Standard Specifications, the CD-Audio Maxi-Single Standard Specifications, the CD-ROM Standard Specifications, the Enhanced Music CD Standard Specifications and the CD-ROM-XA Specifications are collectively referred to as the "CD Standard Specifications".
- 1.17 "Player" shall mean a single spindle playback device for optically reading information stored on a Disc and converting such information into electrical signals for reproduction purposes.
- "CD-Audio Player" shall mean a Player solely capable of reproducing information stored on a CD-Audio Disc or CD-Audio Maxi-Single and converting such information into electrical signals, in accordance with the CD-Audio Standard Specifications, which electrical signals are directly capable of and intended to be used for sound reproduction through amplifiers and loudspeakers.
- 1.19 "CD-ROM Player" shall mean a Player solely capable of reproducing information stored on any kind of CD-ROM Disc and converting such information into electrical signals, in accordance with the CD-ROM Standard Specifications, which electrical signals are directly capable of and intended to be used for the reproduction of computer related data through data handling and/or data processing equipment.
- "Enhanced Music CD Player" shall mean a Player solely capable of reproducing information stored on any kind of CD Extra Disc and converting such information into electrical signals, in accordance with the Enhanced Music CD Standard Specifications, which electrical signals are directly capable of and intended to be used for the reproduction of video, text and/or computer related data through data handling and/or data processing equipment.
- 1.21 "Combi-Player" shall mean a Player which is any combination of a CD-Audio Player, a CD-ROM Player and/or an Enhanced Music CD Player.

The CD-Audio Player, the CD-ROM Player, the Enhanced Music CD Player and the Combi-Player are collectively referred to as the "CD-Players".

1.22 "Licensed Product(s)" shall mean

Option A: CD-Audio Discs and/or CD-Audio Maxi Singles

Option B: CD-Audio Discs and/or CD-Audio Maxi Singles containing CD Text

information

Option C: CD-ROM Discs mode 1

Option D: CD-ROM Discs mode 2

Option E: CD-ROM XA Discs sub-mode 1

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Option F: CD-ROM XA Discs sub-mode 2

Option G: CD-Extra Discs sub-mode 1

Option H: CD-Extra Discs sub-mode 2

Option I: CD-Extra Discs sub-mode 1 containing CD Text information

Option J: CD-Extra Discs sub-mode 2 containing CD Text information

Option K: CD-Extra Discs containing video-related data in accordance with the MPEG Video System ISO DIS 11172 Standard

as selected by Licensee, manufactured and/or sold in accordance with the provisions hereof, which are duly reported and on which the royalties due hereunder are paid in accordance with the provisions of this Agreement.

(please tick any combination as appropriate)

Initial: \_\_\_\_\_\_

1.23 "Licensed Patents" shall mean any one or more of the essential patents for the manufacture and/or sale of the various types of CD-Discs, as follows:

Category I

- (a) CD-Audio Discs and/or CD-Audio Maxi Singles, as listed in Annex A1;
- (b) CD-Audio Discs and/or CD-Audio Maxi Singles containing CD Text information, as listed in Annex A1 and Annex A7;

Category II

- (c) CD-ROM Discs mode 1, as listed in Annex A1 and Annex A2;
- (d) CD-ROM Discs mode 2, as listed in Annex A1 and Annex A3;
- (e) CD-ROM XA Discs sub-mode 1, as listed in Annex A1 and Annex A4;
- (f) CD-ROM XA Discs sub-mode 2, as listed in Annex A1 and Annex A5;

Category III

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- (g) CD Extra Discs sub-mode 1, as listed in Annex A1, Annex A6 and Annex A4;
- (h) CD Extra Discs sub-mode 2, as listed in Annex A1, Annex A6 and Annex A5;
- (i) CD Extra Discs sub-mode 1 containing CD Text information, as listed in Annex A1, Annex A6, Annex A4 and Annex A7;
- (j) CD-Extra Discs sub-mode 2 containing CD Text information, as listed in Annex A1, Annex A6, Annex A5 and Annex A7;
- (k) CD-Extra Discs containing video-related data in accordance with the MPEG Video System ISO DIS 11172 Standard, as listed in Annex A1, Annex A6, Annex A4 or Annex A5 as well as Annex A8.

The term "essential" as used in relation to patents in this Agreement shall refer to patents, the use of which is necessary (either directly or as a practical matter) for compliance with the Standard Specifications defining the relevant CD System(s).

Philips has commissioned an independent patent expert to review the European, Japanese and US patents listed as essential in Annexes A1, A2, A3, A4, A5, A6, A7 and A8 in order to confirm the essentiality of such patents. In the event that such independent patent expert would find that any of the patents does not qualify as essential as defined in this Agreement, Philips will delete such patent (as well as the equivalent corresponding patents) from the relevant Annex and such patent will be put on a list of non-essential patents. Notwithstanding such deletion, Licensee shall retain the right to continue the use of such deleted patent(s) in accordance with the provisions of this Agreement, without any additional payment, unless Licensee explicitly notifies Philips in writing of its decision to waive such right.

In the event that Philips or Sony (or any of their respective Associated Companies) would have additional patents relevant to CD-Audio Discs (except for CD Text information and other than patents acquired from third parties after the date of January 1, 1983), CD-ROM Discs (other than patents acquired from third parties after the date of July 1, 1986), CD Extra Discs (other than patents acquired from third parties after the date of January 1, 1996) or the CD Text mode of CD-Discs, excluding CD-ROM Discs, (other than patents acquired from third parties after the date of October 1, 1996) in their respective patent portfolios which are essential to the manufacture, sale or other disposal of CD-Discs and which have a filing date or are entitled to a priority date prior to either January 1, 1983 for CD-Audio Discs, July 1, 1986 for CD-ROM Discs, January 1, 1996 for CD Extra Discs or October 1, 1996 for the CD Text mode of CD-Discs, excluding CD-ROM Discs, but which have not been listed as essential patents in the respective Annexes hereto, Philips will notify Licensee accordingly and such additional patents will be added to the Licensed Patents and such addition shall not affect the provisions of this Agreement, including without limitation, the duration of this Agreement as specified in Clause 12.1 and the duration of the grant-back undertakings on the part of Licensee pursuant to Clause 2. Any patents as may be added as essential patents to any of the respective Annexes hereto, will similarly be subject to the review by the independent patent expert in accordance with the preceding paragraph.

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The patent lists provided to Licensee upon execution of this Agreement are subject to change in accordance with the provisions of this Agreement. With tegard to the rights granted to Licensee hereunder, the patent lists published by Philips on its website (<a href="www.licensing.philips.com">www.licensing.philips.com</a>) or otherwise communicated by Philips to Licensee after the date of execution hereof shall prevail over the lists provided to Licensee upon the execution of this Agreement.

- 1.24 "Associated Company" shall mean any one or more business entities (1) owned or controlled by Philips, Sony or Licensee, (2) owning or controlling Philips, Sony or Licensee, or (3) owned or controlled by the business entity owning or controlling Philips, Sony or Licensee at the material time. For the purposes of this definition a business entity shall be deemed to own and/or to control another business entity if more than 50% (fifty per cent) of the voting stock of the latter business entity, ordinarily entitled to vote in the election of directors, (or, if there is no such stock, more than 50% (fifty per cent) of the ownership of or control in the latter business entity) is held by the owning and/or controlling business entity.
- 1.25 "Territory" shall mean the geographic area known as Canada.

#### 2. Grant of Rights

- 2.1 For the term of this Agreement and subject to the provisions hereof, Philips hereby grants to Licensee a non-exclusive, non-transferable license under the Licensed Patents (listed in the relevant Annex(es)) to manufacture Licensed Products as selected by Licensee pursuant to the Options of Clause 1.22 within the Territory in accordance with the relevant CD Standard Specifications and to sell or otherwise dispose of such Licensed Products so manufactured in all countries of the world.
- 2.2 Philips, also on behalf of Sony, further agrees, for as long as this Agreement is in force and effect and Licensee is in full compliance with its obligations under this Agreement, to grant Licensee upon Licensee's request, a non-exclusive, non-transferable license, either by means of a sub-license arrangement or by means of individual licenses from Philips and/or Sony respectively, on reasonable, non-discriminatory conditions, to manufacture Licensed Products in the Territory and to sell or otherwise dispose of Licensed Products so manufactured in all countries of the world, under any patents not yet licensed hereunder and which are essential to the manufacture, sale or other disposal of Licensed Products, for which Philips, Sony and/or their respective Associated Companies may hereafter acquire from third parties the right to grant licenses. It is acknowledged and agreed that in respect of the patents as may be licensed pursuant to this Clause 2.2, additional royalties may have to be paid over and above the royalties specified in Clause 5.2.
- 2.3 Philips, also on behalf of Sony, further agrees, for as long as this Agreement is in force and effect and Licensee is in full compliance with its obligations under this Agreement, to grant Licensee upon Licensee's request as well as to those of Licensee's Associated Companies who so request, a non-exclusive, non-transferable license, on reasonable, non-discriminatory conditions, either by means of a sub-license arrangement or by means of individual licenses from Philips and/or Sony respectively, to manufacture CD-Players and to sell or otherwise dispose of such CD-Players so manufactured in all countries of the world under any and all

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dispose of such CD-Players so manufactured in all countries of the world under any and all present and future patents essential to the manufacture, sale or other disposal of CD-Players for which Philips, Sony and/or their respective Associated Companies have or may hereafter acquire the right to grant licenses.

- 2.4 In consideration of the undertakings set forth in Clauses 2.1, 2.2 and 2.3 and similar undertakings by third party licensees of Philips or any of its Associated Companies and without prejudice to the provisions of Clause 12, Licensee agrees to grant to Philips, Sony and their respective Associated Companies and to other third parties who have entered or will enter into a license agreement with Philips concerning CD-Discs, non-exclusive, nontransferable licenses, on reasonable, non-discriminatory conditions comparable to those set forth herein, to manufacture, sell or otherwise dispose of CD-Discs, as correspond with the Category of CD-Discs from which Licensee has made a selection pursuant to the Options of Clause 1.22, under any and all present and future patents, for which Licensec or its Associated Companies have or may hereafter acquire the right to grant licenses and which are essential to the manufacture, sale or other disposal of such CD-Discs and which patents were first filed or are entitled to a priority date in any country of the world prior to the date of termination of this Agreement. The duration of such licenses shall be a period ending at the expiration date of the last to expire patent of Licensee or the relevant Associated Company of Licensee, essential to the Category of CD-Discs from which Licensee has made a selection pursuant to the Options of Clause 1.22. For the avoidance of doubt, the undertaking set out in this Clause 2.4 shall only apply to those companies which accept or have accepted a similar undertaking as given by Licensee in this Clause 2.4 and only in respect of those Categories of CD-Discs from which both Licensee and such companies have made a selection.
- 2.5 In addition, in consideration of the undertakings set forth in Clauses 2.1, 2.2, 2.3 and 2.4 and similar undertakings by third party licensees of Philips or any of its Associated Companies and without prejudice to the provisions of Clause 12, Licensee agrees to grant to Philips, Sony and their respective Associated Companies and to other third parties who have entered or will enter into a license agreement with Philips concerning CD-Players, non-exclusive, non-transferable licenses, on reasonable, non-discriminatory conditions, to manufacture, sell or otherwise dispose of CD-Players capable of playing CD-Discs as selected by Licensee pursuant to the Options of Clause 1.22 under any and all present and future patents, for which Licensee or its Associated Companies have or may hereafter acquire the right to grant licenses and which are essential to the manufacture, sale or other disposal of such CD-Players and which patents were first filed or are entitled to a priority date in any country of the world prior to the date of termination of this Agreement. The duration of such licenses shall be a period ending at the expiration date of the last to expire patent of Licensee or the relevant Associated Company of Licensee, essential to CD-Players capable of playing CD-Discs, as correspond with the selection made by Licensee pursuant to the Options of Clause 1.22. For the avoidance of doubt, the undertaking set out in this Clause 2.5 shall only apply to those companies which accept or have accepted a similar undertaking as given by Licensee in this Clause 2.5.
- 2.6 Philips undertakes that it will offer, at the request of any of Licensee's Associated Companies to any such Associated Company, a non-exclusive and non-transferable license under the Licensed Patents on reasonable and non-discriminatory conditions comparable to those set forth herein, to manufacture, sell or otherwise dispose of CD-Discs.

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# 2.7 IT IS EXPRESSLY ACKNOWLEDGED AND AGREED THAT:

- (I) THE LICENSES AND LICENSE UNDERTAKINGS HEREIN CONTAINED WITH RESPECT TO THE MANUFACTURE OF LICENSED PRODUCTS DO NOT EXTEND TO MASTER RECORDING MACHINES, EQUIPMENT OR METHODS FOR THE REPLICATION OF DISCS, NOR TO THE MANUFACTURE OF MATERIALS OR REPRODUCTION RIGHTS FOR INFORMATION (SUCH AS AUDIO, VIDEO, TEXT AND/OR DATARELATED INFORMATION), CONTAINED ON DISCS TO BE PLAYED BACK ON A PLAYER. FURTHER, THE LICENSE UNDERTAKINGS WITH RESPECT TO THE MANUFACTURE OF PLAYERS DO NOT EXTEND TO THE MANUFACTURE OF COMPONENTS FOR PLAYERS (INCLUDING BUT NOT LIMITED TO SEMICONDUCTOR DEVICES, INTEGRATED CIRCUITS, LASERS, MOTORS AND LENSES), EXCEPT FOR CIRCUITRY AND/OR SYSTEM ASPECTS SPECIFIC TO THE CD SYSTEMS (AND SIMILAR OPTICAL READ-OUT SYSTEMS);
- (II) THE RIGHTS AND LICENSES GRANTED UNDER THIS AGREEMENT DO NOT EXTEND TO ANY COMBINATION OF ONE OR MORE LICENSED PRODUCTS OR PLAYERS WITH ANY OTHER ELEMENTS, PRODUCTS, SYSTEMS, EQUIPMENT OR SOFTWARE OTHER THAN THE COMBINATION OF A LICENSED PRODUCT AND A CD PLAYER.
- 3. Standard Specifications, Technical Information and Support
- 3.1 Upon receipt of the payment provided for in Clause 5.1 and the payment provided for in Clause 5.12, Philips shall make available to Licensee for use by Licensee in accordance with the provisions hereof, a copy of the then current version of the respective CD Standard Specifications, as correspond with the Licensed Products as selected by Licensee pursuant to the Options of Clause 1.22, together with such other information and support as Philips considers necessary for the interpretation and/or the correct application of the relevant CD Standard Specifications.
- 3.2 Licensee shall be notified in writing of any addition or modification to any of the relevant CD Standard Specifications and shall be provided with relevant information in connection therewith.
- 3.3 Philips and Licensee undertake to keep each other generally informed of developments or initiatives which may have an impact on the relevant CD Standard Specifications.
- 4. Procurement from other Licensed Manufacturers
- 4.1 The rights granted to Licensee pursuant to Clause 2 and the right to use the information pursuant to Clause 3, include the right for Licensee to have Licensed Products made for it by third party manufacturers, duly licensed by Philips under an agreement similar to this

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Agreement, provided that Licensee will properly identify such third party manufacturer in the royalty reporting forms to be submitted to Philips hereunder, together with the quantities of Licensed Products so purchased.

Conversely, Licensee shall refrain from purchasing or selling CD-Discs manufactured by any third party not licensed by Philips, where such purchase or sale would constitute an act of infringement of any of the Licensed Patents.

#### 5. Royalties, Reports and Payments

- 5.1 In consideration of the rights granted by Philips and the information to be provided by Philips hereunder, Licensee shall, upon execution of this Agreement, make a non-refundable, non-recoupable payment of US\$ 25,000 (twenty-five thousand US Dollars) to Philips.
- 5.2 In further consideration of the rights granted hereunder by Philips to Licensee, Licensee shall pay to Philips a royalty for each CD-Disc sold or otherwise disposed of by Licensee, any of Licensee's Associated Companies or an agent of Licensee, in any country where at least one of the Licensed Patents essential to the type(s) of CD-Discs as selected by Licensee pursuant to the Options of Clause 1.22 exists.

These royalties shall amount to:

- (a) US\$ 0.03 (three US Dollar cents) for each CD-Audio Disc with an outer diameter greater than 90 mm, if applicable, containing CD Text information;
- (b) US\$ 0.02 (two US Dollar cents) for each CD-Audio Disc with an outer diameter smaller than 90 mm, if applicable, containing CD Text information;
- (c) US\$ 0.027 (two point seven US Dollar cents) for each CD-Audio Maxi-Single, if applicable, containing CD Text information;
- (d) US\$ 0.03 (three US Dollar cents) for each CD-ROM Disc (irrespective of the type) with an outer diameter greater than 90 mm;
- (e) US\$ 0.02 (two US Dollar cents) for each CD-ROM Disc (irrespective of the type) with an outer diameter smaller than 90 mm;
- (f) US\$ 0.045 (four and a half US Dollar cents) for each CD Extra Disc (irrespective of the type) with an outer diameter greater than 90 mm, if applicable, containing CD Text information; and
- (g) US\$ 0.03 (three US Dollar cents) for each CD Extra Disc (irrespective of the type) with an outer diameter smaller than 90 mm, if applicable, containing CD Text information,

said rates hereinafter referred to as "Standard Rates".

With respect to CD-Discs sold on or after July 1, 2002, provided that:

- a) Licensee is in full compliance with its obligations under this Agreement; and
- b) Licensee has submitted an audit statement by its external auditors, who shall be certified public auditors as specified in the Audit Guidelines attached hereto as Annex B2, confirming that the quarterly royalty statements as submitted by Licensee to

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Philips for the last twelve quarterly periods, are true, complete and accurate in every respect; and such statement must meet the requirements as specified in the Audit Guidelines;

and subject to the provisions of Clause 6, Licensee may apply the following royalty rates:

- US\$ 0.0175 (one and three quarters of a US Dollar cent) for each CD-Audio Disc (a) with an outer diameter greater than 90 mm, if applicable, containing CD Text information:
- US\$ 0.0115 (one and fifteen hundredths of a US Dollar cent) for each CD-Audio (b) Disc with an outer diameter smaller than 90 mm, if applicable containing CD Text information;
- US\$ 0.0155 (one and fifty-five hundredths of a US Dollar cent) for each (c) CD-Audio Maxi-Single, if applicable, containing CD Text information;
- US\$ 0.0175 (one and three quarters of a US Dollar cent) for each CD-ROM Disc (d) (irrespective of the type) with an outer diameter greater than 90 mm;
- US\$ 0.0115 (one and fifteen hundredths of a US Dollar cent) for each CD-ROM Disc (e) (irrespective of the type) with an outer diameter smaller than 90 mm;
- (f) US\$ 0.0175 (one and three quarters of a US Dollar cent) for each CD Extra Disc (irrespective of the type) with an outer diameter greater than 90 mm, if applicable, containing CD Text information; and
- US\$ 0.0115 (one and fifteen hundredths of a US Dollar cent) for each CD Extra Disc (g) (itrespective of the type) with an outer diameter smaller than 90 mm, if applicable, containing CD Text information,

said rates hereinafter referred to as "Compliance Rates".

In the event that Licensee fails to comply at any time with any of its obligations under this Agreement, the Standard Rates, as applicable, shall apply to Licensee's manufacture and sale of CD-Discs instead of the Compliance Rates, as applicable, with immediate effect from the first day of the reporting period to which the occurrence of non-compliance relates until such moment that Philips confirms in writing to Licensee that Licensee's non-compliance has been remedied in full.

A CD-Disc shall be considered sold when invoiced or, if not invoiced, when delivered to a party other than Licensee.

For the avoidance of doubt, Philips confirms that it shall not assert any of the Licensed Patents against Licensee, nor against any of Licensee's customers or subsequent buyers of CD-Discs manufactured and sold by Licensee, prior to the day on which such CD-Discs are to be reported pursuant to the provisions of this Agreement, nor, provided that such CD-Discs have been duly reported in accordance with the provisions of this Agreement, prior to the day when payment of toyalties in respect of CD-Discs manufactured and sold by Licensee is due in accordance with the provisions of this Agreement.

No royalties shall be payable for CD-Discs purchased by Licensee on a "have made" basis in accordance with Clause 4 from third party manufacturers, duly licensed by Philips, provided

that Licensee can demonstrate to Philips' satisfaction, that such third party manufacturer has paid to Philips the royalties due in respect of such CD-Discs.

For the avoidance of doubt, in the event that the manufacture by Licensee of CD-Discs within the Territory would not infringe any of the Licensed Patents, Licensee shall have no obligation to report and pay royalties in respect of CD-Discs manufactured within the Territory and which are sold for final use within the Territory or imported (either by Licensee or by a third party) into a country where no Licensed Patents exist, for final use in such country.

- 5.3 Within 30 days following 31 March, 30 June, 30 September and 31 December of each year during the term of this Agreement, Licensee shall submit to Philips (even in the event that no sales have been made) a written statement in the form as attached hereto as Annex B1 ("Royalty Reporting Form") (or in such other form as may be subsequently communicated by Philips to Licensee), signed by a duly authorized officer on behalf of Licensee, setting forth with respect to the preceding quarterly period:
  - (1) the quantities of CD-Discs manufactured by Licensee on which royalties are due in accordance with the provisions of this Agreement, specified per individual type of CD-Disc;
  - (2) the quantities of CD-Discs corresponding with the CD-Discs as selected by Licensee pursuant to the Options of Clause 1.22, purchased from other licensed manufacturers in accordance with the provisions of Clause 4, on which royalties are due in accordance with the provisions of the CD Disc patent license agreement of said other manufacturers, specified per individual type of CD-Disc and per such third party manufacturer who shall be named in the Royalty Reporting Form;
  - (3) on a per-country basis, specifying per individual type of CD-Disc:
    - (a) the quantities of CD-Discs on which royalties are due in accordance with the provisions of this Agreement, sold or otherwise disposed of, specifying the identity of the buyers and the trademarks used on or in connection with the CD-Discs;
    - (b) the quantities of CD-Discs on which royalties are due in accordance with the provisions of this Agreement, sold to other manufacturers, duly licensed by Philips, specifying the identity of such other manufacturers and the trademarks used on or in connection with the CD-Discs;
  - (4) a computation of the royalties due under this Agreement.

Licensee shall pay the royalties due to Philips within 30 days after the end of each quarterly period in US Dollars to a bank account, as specified by Philips.

5.4 In the event that Licensee fails to submit to Philips a Royalty Reporting Form for any royalty reporting period within 30 days from the end of the relevant reporting period in accordance with the provisions of Clause 5.3, Licensee shall be obliged to pay to Philips within 30 days

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after the end of the relevant quarterly period for which the Royalty Reporting Form was not submitted, an estimated royalty (hereinafter referred to as an "Advance"), being an amount equal to the highest amount of royalties due for any royalty reporting period over the preceding eight royalty reporting periods (or over all preceding royalty reporting periods if fewer than eight). Such payment shall be treated as a non-refundable advance, primarily against the royalties and interest for the relevant royalty reporting period and then, if any sum remains, against any future royalties or other payments payable by Licensee hereunder. Licensee acknowledges and agrees that any Advance shall not be due by way of penalty, but that such payment shall constitute a non-refundable advance as aforesaid. For the avoidance of doubt, such payment shall be payable without any further notice or action by Philips, legal or otherwise, and shall take effect by virtue of the failure to submit a Royalty Reporting Form on time. The payment by Licensee of an Advance shall not affect Licensee's obligation to submit a Royalty Reporting Form and shall be without prejudice to any other rights or remedies of Philips, including, without limitation, Philips' right to charge 2% (two per cent) interest per month on overdue payments (including overdue payments of the Advance), and Philips' right to terminate this Agreement in accordance with its provisions. The Advance will not be set off against other sums due to Philips until a Royalty Reporting Form has been submitted in respect of the relevant royalty reporting period. In respect of any royalty reporting period for which an Advance has been paid and the Royalty Reporting Form subsequently submitted, Philips will first set off against the Advance all royalties and interest due for that period. Any remaining sum from the Advance will be set off against further royalty, interest or Advance payments due to Philips hereunder (if any).

Licensee shall submit to Philips, once per calendar year, an audit statement by its external auditors, who shall be certified public auditors as specified in the Audit Guidelines attached hereto as Annex B2, confirming that the quarterly royalty statements as submitted by Licensee to Philips for the last four quarterly periods, are true, complete and accurate in every respect. Such statement must meet the requirements as specified in the Audit Guidelines and shall be submitted to Philips within 90 days following the end of Licensee's financial year. The correctness of this audit statement may be verified by Philips by means of a work paper review, conducted by one of the certified public auditors selected by Philips. Licensee shall procure that its auditors provide full cooperation with said work paper review. Notwithstanding this audit statement, Philips reserves the right to inspect the books and records of Licensee from time to time in accordance with Clause 5.10.

The requirement to submit an audit statement by its external auditors as contained in the preceding paragraph only applies to those licensees who are entitled to apply the Compliance Rates in accordance with the provisions of this Agreement. Licensees who are entitled to apply the Compliance rates in accordance with the provisions of this Agreement and who have submitted to Philips a statement signed by a duly authorized officer of Licensee confirming that their annual production of CD-Discs is inferior to 5 million units shall-be exempted from the requirement to submit the audit statement referred to in the preceding paragraph.

5.6 Within 30 days following the expiration or termination of this Agreement, Licensee shall submit to Philips a certified report on the number of CD-Discs as selected by Licensee pursuant to the Options of Clause 1.22, on which royalties are due in accordance with the provisions of this Agreement, in stock at the time of expiration or termination of this

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Agreement. Royalties, calculated in accordance with Clause 5.2 and Clause 5.12, shall be due and payable for all such CD-Discs manufactured prior to, but remaining in stock with Licensee on the date of expiration or termination of this Agreement. For the avoidance of doubt, this Clause 5.6 shall be without prejudice to the provisions of Clause 12.6.

- Any payment under this Agreement which is not made on the date(s) specified herein, shall accrue interest at the rate of 2% (two per cent) per month (or part thereof) or the maximum amount permitted by law, whichever is lower.
- 5.8 All payments to Philips under this Agreement shall be made by transfer in US Dollar or in such other currency, convertible in the sense of Articles VIII and XIX of the Articles of Agreement of the International Monetary Fund, as designated by Philips. The rate of exchange for converting the currency (if other than US Dollar) of the Territory shall be the telegraphic transfer selling rate of the designated currency as officially quoted in the Territory by the officially authorized foreign exchange bank for payment of currency transactions on the day that the amount is due and payable.
- All costs, stamp duties, taxes and other similar levies arising from or in connection with the conclusion of this Agreement shall be borne by Licensee. In the event that the government of a country imposes any taxes on payments by Licensee to Philips hereunder and requires Licensee to withhold such tax from such payments, Licensee may deduct such tax from such payments. In such event, Licensee shall promptly provide Philips with tax receipts issued by the relevant tax authorities so as to enable Philips to support a claim for credit against income taxes which may be payable by Philips and/or its Associated Companies in The Netherlands and to enable Philips to document, if necessary, its compliance with tax obligations in any jurisdiction outside The Netherlands.
- 5.10 In order that the royalty statements provided for in this Clause 5 may be verified, Licensee shall keep complete and accurate books and records relating to the manufacture and sale or other disposal of the CD-Discs as correspond with the CD-Discs as selected by Licensee pursuant to the Options of Clause 1.22 for which at least one Licensed Patent remains in force in any country of the world and shall keep such books and records available for inspection for a period of 5 years following the sale or other disposal.

Philips shall have the right to inspect the books and records of Licensee from time to time, in order to verify the correctness of the aforementioned royalty statements. Any such inspection shall take place no more than once per calendar year and shall be conducted by a certified public auditor appointed by Philips. Philips shall give Licensee written notice of such inspection at least 7 days prior to the inspection. Licensee shall willingly co-operate and provide all such assistance in connection with such inspection as Philips and/or the auditor may require. The inspection shall be conducted at Philips' own expense, provided that in the event that Licensee has failed to submit royalty statements and/or yearly written statement(s) by its external auditors, as provided for in Clause 5.3 and Clause 5.5, in respect of the period to which the inspection relates or in the event that any discrepancy or error exceeding 3% (three per cent) of the monies actually due is established, in addition to Licensee's obligation promptly to make up for such underpayment, the cost of the inspection shall be borne by Licensee, without prejudice to any other claim or remedy as Philips may have under this Agreement or under applicable law.

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Philips' right of inspection as set out in this Clause 5.10 shall survive termination or expiration of this Agreement.

- 5.11 Without prejudice to the provisions of Clause 5.10, Licensee shall provide all relevant additional information as Philips may reasonably request from time to time, so as to enable Philips to ascertain which products manufactured, sold or otherwise disposed of by Licensee are subject to the payment of royalties to Philips hereunder, the patents which have been used in connection with such products, and the amount of royalties payable.
- As a condition precedent to the entry into force of this Agreement, Licensee shall submit to Philips a royalty statement in respect of those CD-Discs as correspond with the CD-Discs as selected by Licensee pursuant to the Options of Clause 1.22 and in which any one or more of the essential Licensed Patents existing at the time is (are) used, manufactured and sold or otherwise disposed of by Licensee before the Effective Date (as hereinafter defined) of this Agreement in accordance with the provisions of Clause 5.3.

Within 7 days following the execution of this Agreement, Licensee shall pay to Philips the royalties for such CD-Discs, calculated by applying the royalty rates of:

- (a) US\$ 0.03 (three US Dollar cents) for each CD-Audio Disc with an outer diameter greater than 90 mm, if applicable, containing CD Text information or each CD-ROM Disc (irrespective of the type) with an outer diameter greater than 90 mm;
- (b) US\$ 0.02 (two US Dollar cents) for each CD-Audio Disc with an outer diameter smaller than 90 mm, if applicable, containing CD Text information or each CD-ROM Disc (irrespective of the type) with an outer diameter smaller than 90 mm;
- (c) US\$ 0.027 (two point seven US Dollar cents) for each CD-Audio Maxi-Single, if applicable, containing CD Text information;
- (d) US\$ 0.048 (four point eight US Dollar cents) for each CD Extra Disc, if so selected by Licensee in Schedule I to the Enhanced Music CD Disc License Agreement, if applicable, containing CD Text information;
- (e) US\$ 0.045 (four and a half US Dollar cents) for each CD Extra Disc (irrespective of the type) with an outer diameter greater than 90 mm, if applicable, containing CD Text information; and
- (f) US\$ 0.03 (three US Dollar cents) for each CD Extra Disc (irrespective of the type) with an outer diameter smaller than 90 mm, if applicable, containing CD Text information.

The above rates are effective for CD-Discs sold after June 30, 2000. CD-Audio Discs, if applicable, containing CD Text information and CD-ROM Discs (irrespective of the type) having an outer diameter greater than 90 mm sold prior to July 1, 1998 are subject to a royalty rate of US\$ 0.045; if sold after June 30, 1998 and prior to July 1, 1999 such Discs are subject to a royalty rate of US\$ 0.04; and if sold after June 30, 1999 and prior to July 1, 2000 such Discs are subject to a royalty rate of US\$ 0.035.

The royalty statement shall similarly be subject to Philips' right of audit as set out in Clause 5.10. Within 45 days following the execution of this Agreement, a Licensee who requests to be allowed to apply the Compliance Rates in accordance with Clause 5.2 shall submit to

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Philips an audit statement by its external auditors, who shall be certified public auditors, confirming that this royalty statement is true, complete and accurate in every respect. Such statement must meet the requirements as specified in the Audit Guidelines.

### Manufacturing Equipment Identification System 6.

- 6.1 Upon signing of this Agreement, Licensee shall submit to Philips an overview of its manufacturing equipment currently used, or which is technically capable of being used for the manufacture of CD-Discs. Further, upon any acquisition, transfer or disposal of manufacturing equipment used, or which is technically capable of being used for the manufacture of CD-Discs, Licensee shall submit to Philips details of any such adjustment(s) to its manufacturing equipment. Further, Licensee shall submit to Philips an overview containing all adjustments to its manufacturing equipment during the preceding year, together with and confirmed by the audit statement referred to in Clause 5.5. Such overview shall be in the form as attached hereto as Annex B3 ("Manufacturing Equipment List"), signed by a duly authorized officer on behalf of Licensee.
- 6.2 The Compliance Rates referred to in Clause 5.2 shall only apply to CD-Discs manufactured by Licensee using manufacturing equipment properly identified in the Manufacturing Equipment List and shall be conditional upon Licensee submitting to Philips the audit statement meeting the requirements as set out in the Audit Guidelines, in accordance with the provisions in Clause 5.5. In the event that Licensee puts into use newly acquired manufacturing equipment which has been used, or which was technically capable of being used for the manufacture of CD-Discs prior to the acquisition by Licensee, the Compliance Rates shall only apply if Licensee confirms to Philips that the newly acquired manufacturing equipment originates from and has been used, or was technically capable of being used by a company which was properly licensed by Philips for the manufacture of CD-Discs at the time of the acquisition of the newly acquired manufacturing equipment by Licensee or that the equipment concerned has not been used by any other entity or person directly or indirectly under the same ultimate control as Licensee. In the event that Licensee is unable to comply with the requirements under this Clause 6, the Standard Rates shall apply to Licensee's manufacture and sale of CD-Discs instead of the Compliance Rates.

#### 7. Most Favourable Rate

In the event that licenses under the patents referred to in Clause 2 are granted by Philips for 7.1 CD-Discs, as correspond with the selection made by Licensee pursuant to the Options of Clause 1.22, to a third party under substantially similar conditions, but at a royalty rate more favourable than the rate payable by Licensee under this Agreement, Licensee shall be entitled to the same royalty rate as applicable to such third party, provided always that this right of Licensee shall not apply in respect of cross-license agreements or other agreements providing for a consideration which is not exclusively based on the payment of royalties and further provided that this right of Licensec shall not apply in respect of licenses or other arrangements made pursuant to a court decision or the settlement of a dispute between Philips and a third party, irrespective of the nature of such dispute, the terms of the court decision or the settlement terms.

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### 8. No Warranty and Indemnification

- 8.1 Whereas Philips has made efforts to ensure that the information to be supplied by it hereunder is complete and accurate, Philips makes no representation or warranty as to the completeness or accuracy of such information, nor with respect to the ability of Licensee to achieve interchangeability with respect to CD-Discs through the use of such information.
- 8.2 It is acknowledged by Licensee that third parties may own industrial and/or intellectual property rights in the field of CD-Discs. Philips and Sony make no warranty whatsoever that the manufacture, sale or other disposal of CD-Discs or the use of information supplied by Philips hereunder, does not infringe or will not cause infringement of any industrial and/or intellectual property rights other than the Licensed Patents. Philips, Sony and their respective Associated Companies shall be fully indemnified and held harmless by Licensee from and against any and all third party claims in connection with CD-Discs manufactured, sold or otherwise disposed of by Licensee.

### 9. Confidentiality

- 9.1 Licensee shall at all times maintain strict confidentiality with regard to the CD Standard Specifications and shall not disclose same to any third party without the prior written consent of Philips.
- 9.2 Without prejudice to Clause 9.1, Licensee shall, during the term of this Agreement as specified in Clause 12.1 and for a period of 3 years thereafter, not disclose to any third party any information acquired from Philips or any of Philips' Associated Companies in connection with this Agreement, or use such information for any purpose other than the manufacture and disposal of CD-Discs in accordance with the provisions of this Agreement. This obligation shall not apply to the extent information so acquired:
  - (a) was known to Licensee prior to the date on which such information was acquired from Philips or any of Philips' Associated Companies, as shown by records of Licensee or otherwise demonstrated to Philips' satisfaction;
  - (b) is or has become available to the public through no fault of Licensee;
  - (c) was or is received from a third party who was under no confidentiality obligation in respect of such information.

In protecting information acquired from Philips or any of Philips' Associated Companies, Licensee shall take all necessary measures and precautions, including but not limited to measures requiring its present and future employees to give suitable undertakings of secrecy both for the period of their employment and thereafter, and shall protect such information in the same manner and with the same degree of care (but no less than a reasonable degree of care) as Licensee applies to its own information of a confidential nature.

- The obligations concerning confidentiality contained in Clause 9.1 and Clause 9.2 shall 9.3 survive termination of this Agreement.
- Philips shall, during the term of this Agreement as specified in Clause 12.1 and for a period of 9.4 3 years thereafter, not disclose to any third party any confidential information obtained in connection with Clause 5.3, Clause 5.5, Clause 5.6, Clause 5.12 and/or Clause 6, except that Philips may disclose such information to its external auditors, legal representatives and to the competent courts to the extent this is necessary for Philips in connection with the enforcement of its rights hereunder. Further, Philips shall not use such information for other purposes than to verify Licensee's compliance with its royalty reporting and payment obligations as provided in this Agreement and to enforce Philips' rights hereunder. Philips' obligations set out in this paragraph shall not apply to information referred to in sections (a), (b) and/or (c) of Clause 9.2.

### 10. Logo

Case 7:08-cv-00515-CS-MDF

- For the term of this Agreement and subject to the full and timely performance and 10.1 observance by Licensee of all its undertakings and obligations hereunder, Licensee shall be entitled to use on the Licensed Products as well as in advertisements and sales literature with respect to Licensed Products sold by Licensee, a logo (hereinafter referred to as "the Logo") in accordance with the instructions laid down in the CD Logo Guide which shall be made available to Licensee together with the relevant CD Standard Specifications.
- Licensee acknowledges and agrees that Philips makes no warranty whatsoever that any use of 10.2 the Logo does not infringe or will not cause infringement of any third party intellectual property rights.

#### 11. No Assignment

This Agreement shall inure to the benefit of and be binding upon each of the parties hereto 11.1 and their respective assignees. It may not be assigned in whole or in part by Licensee without the prior written consent of Philips.

### 12. Term and Termination

This Agreement shall enter into force on the "Effective Date", being the date first written 12.1 above. In the event that validation of this Agreement is required by the competent governmental authorities, the Effective Date shall be the date of such validation. Unless terminated earlier in accordance with the provisions of this Clause 12, this Agreement shall remain in force until the expiration date of the last to expire Licensed Patent in the Territory essential to CD-Discs as selected by Licensee pursuant to the Options of Clause 1.22.

Upon the expiration of all Licensed Patents in the Territory essential to CD-Discs as selected by Licensee pursuant to the Options of Clause 1.22, Philips shall not assert any of the essential Licensed Patents against Licensee or Licensee's customers, provided that Licensee

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has entered into a contractual arrangement with Philips providing for the situation that, although such CD-Discs manufactured by Licensee are no longer covered by any of the essential Licensed Patents in the Territory, such CD-Discs are being imported by Licensee or a third party into one or more other countries in which one or more of said essential Licensed Patents subsist.

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Without prejudice to the provisions of Clause 12.3 through Clause 12.6, each party may terminate this Agreement at any time by means of a written notice to the other party in the event that the other party fails to perform any obligation under this Agreement and such failure is not remedied within 30 days after receipt of a notice specifying the nature of such failure and requiring it to be remedied. Such right of termination shall not be exclusive of any other remedies or means of redress to which the non-defaulting party may be lawfully entitled and all such remedies shall be cumulative. Any such termination shall not affect any royalty or other payment obligations under this Agreement accrued prior to such termination.

- 12.3 Philips may terminate this Agreement forthwith by means of a written notice to Licensee in the event that a creditor or other claimant takes possession of, or a receiver, administrator or similar officer is appointed over any of the assets of Licensee, or in the event that Licensee makes any voluntary arrangement with its creditors or becomes subject to any court or administration order pursuant to any bankruptcy or insolvency law.
- 12.4 Additionally, insofar as legally permitted, Philips may terminate this Agreement at any time by means of a written notice to Licensee in case Licensee or an Associated Company of Licensee has been found liable by a competent court or administrative authority to have committed an act of copyright piracy.
- Philips shall have the right to terminate this Agreement forthwith or to revoke the license granted under any of Philips', Sony's or any of their respective Associated Companies' patents in the event that Licensee or any of its Associated Companies brings a claim of infringement of any of Licensee's or any of Licensee's Associated Companies' essential patents relating to CD-Discs or CD-Players against Philips, Sony or any of their respective Associated Companies and Licensee refuses to license such patents on fair and reasonable conditions.
- 12.6 Upon the termination of this Agreement by Philips for any reason pursuant to Clause 12.2 through Clause 12.5, Licensee shall immediately cease the manufacture, sale or other disposal of CD-Discs in which any one or more of the Licensed Patents are used. Further, upon such termination, any and all amounts outstanding hereunder shall become immediately due and payable.
- 12.7 All provisions of this Agreement which are intended to survive (whether express or implied) the expiry or termination of this Agreement; shall so survive.

### 13. Miscellaneous

13.1 Licensee acknowledges that Philips may make modifications to the wording of the standard version of the CD Disc Patent License Agreement in future. Licensee shall at all times have

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the option of entering into the latest version of the CD Disc Patent License Agreement as published by Philips on its website or otherwise communicated by Philips to Licensee after the Effective Date of this Agreement.

Any notice required under this Agreement to be sent by either party shall be given in writing 13.2 by means of a letter, facsimile or electronic mail directed:

in respect of Licensee, to:

Cinram International, Inc. 2255 Markham Road Scarborough, Ontario M1B 2W3 Canada Fax: 1 (416) 298-0612

in respect of Philips, to:

Koninklijke Philips Electronics N.V. c/o Philips Intellectual Property & Standards - Legal Department **Building WAH-2** P.O. Box 220 5600 AE Eindhoven The Netherlands Fax: +31 40 2743489

with a copy to:

Philips Intellectual Property & Standards P.O. Box 3001 345 Scarborough Road Briarcliff Manor, NY 10510-8001 Fax: (914) 332-0615

or to such other address as may have been previously specified in writing by either party to the other.

- This Agreement sets forth the entire understanding and agreement between the parties as to 13.3 the subject matter hereof and supersedes and replaces all prior arrangements, discussions and understandings between the parties relating thereto. No variation of this Agreement shall be binding upon either party unless made in writing and signed by an authorized representative of each of the parties hereto.
- Nothing contained in this Agreement shall be construed: 13.4



as imposing on either party any obligation to instigate any suit or action for infringement of any of the patents licensed hereunder or to defend any suit or action brought by a third party which challenges or relates to the validity of any such patents. Licensee shall have no right to instigate any such suit or action for

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infringement of any of the patents licensed by Philips hereunder, nor the right to defend any such suit or action which challenges or relates to the validity of any such patent licensed by Philips hereunder;

- (b) as imposing any obligation to file any patent application, to secure any patent or to maintain any patent in force;
- (c) as conferring any license or right to copy or imitate the appearance and/or design of any product of Philips, Sony or any of their respective Associated Companies;
- (d) as conferring any license to manufacture, sell or otherwise dispose of any product or device other than a Licensed Product.
- 13.5 Neither the failure nor the delay of either party to enforce any provision of this Agreement shall constitute a waiver of such provision or of the right of either party to enforce each and every provision of this Agreement.
- 13.6 Should any provision of this Agreement be finally determined void or unenforceable in any judicial proceeding, such determination shall not affect the operation of the remaining provisions hereof, provided that, in such event, Philips shall have the right to terminate this Agreement by means of a written notice to Licensee.
- 13.7 This Agreement shall be governed by and construed in accordance with the laws of The State of New York.

Any dispute between the parties hereto in connection with this Agreement (including any question regarding its existence, validity or termination) shall be submitted to any state or federal courts in The State of New York, provided always that, in case Philips is the plaintiff, Philips may, at its sole discretion, submit any such dispute either to the state or federal courts in the venue of Licensee's registered office, or to any of the state or federal courts in the Territory having jurisdiction. Licensee hereby irrevocably waives any objection to the jurisdiction, process and venue of any such court and to the effectiveness, execution and enforcement of any order or judgment (including, but not limited to, a default judgment) of any such court in relation to this Agreement, to the maximum extent permitted by the law of any jurisdiction, the laws of which might be claimed to be applicable regarding the effectiveness, enforcement or execution of such order or judgment.



22

AS WITNESS, the parties hereto have caused this Agreement to be signed on the date first written above.

KONINKLIJKE PHILIPS ELECTRONICS N.V.

CINRAM INTERNATIONAL INC.

Name: H. SAKKERS

Tide: By PROKY

Date:\_

Name: / Joy

Title DIRECTOR OF FLORANCE LEP ORTING

Date: DEC 22/14

Essential Philips and Sony patents relevant to CD Disc / CD-General part Annex Al to the CD Disc Patent License Agreement

TITLE			block N to K compact disc modulation code (EFM)	The section of the se	City, collable data transmission method	Solution of National States of N	Constitution of the contract magniferon code (EFM)		Citor correctable data transmission method	20 12 14 14 14 14 14 14 14 14 14 14 14 14 14	Cook in to h compact disc modulation code (EFM)	Disable that the training and the traini	arock in to h compact disc modulation code (EFM)		Video also with disc body acting as protection	Optical feadable carriers
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GRANT NR		250540		250648		404652		395794		6W/P/02/00035		1211570	2	508.884.R	20000	5305301
GRANT		06-Jun-97		04-Jun-97		25-Jan-99		25-Mar-93		92-Oct-02		18-Sep-86		26-Nov-91		19-Apr-94
PUBLICATION NR								395/34								
FILING DATE		02-Jul-81	20-May. 81		14.1.1.81	3	10 3351, 94	0-4PM-0	24 404 00	00.30.7	0 1 00	0-10-00		43-ADI-65		30-Mar-82
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All corresponding patent applications, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded

as an integral part of this list

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Annex A2 to the CD Disc Patent License Agreement
Essential Philips and Sony patents relevant to CD-Disc / CD-ROM Mode I part

TITLE	L	Framing of data-blocks on CD-ROM	CD-ROM Error Correction System A	Framing of data-blocks on CD-ROM	CD-ROM Error Correction System A	CD-ROM Error Correction System A	Framing of data-blocks on CD-ROM	CD-ROM Error Correction System A	CD-ROM Error Correction System A	Disa recording medium	CD-ROM Error Correction System A	CD-ROM Error Correction System A	Framing of data-blocks on CD-ROM	CD-ROM Error Correction System A	Disc recording medium	OD-ROM Error Correction System A	Disc recording medlum	Framing of data-blocks on CD-ROM	CD-ROM Error Correction System A	Disc recording medium	Framing of data-blocks on CD-ROM	CD-ROM Error Correction System A	CD-ROM Error Correction System A	Framing of data-blocks on CD-80W	CD-ROM Error Correction System A	CD-ROM Error Correction System A	
EXPIRY DATE	2 7 1 1 4 W	C1-14A-61	20-Mar-05	31-Aug-04	22-Mar-05	20-Mar-05	29-Aug-04	21-Mar-05	13-Jun-06	26-Apr-05	20-Mar-05	21-Mar-05	30-Aug-04	20-Mar-05	30-Jui-04	22-Mar-05	30-Jul-04	28-Aug-04	20-Mar-05	30-Jul-04	28-Aug-04	20-Mar-05	20-Mar-05	01-Sep-03	24-Mar-04	23-Mar-05	
GRANT NR	403003	2000	00 10 00 00 00 00 00 00 00 00 00 00 00 0	603761	584883	0156440	PI8404319,9	P18501277	1255771	1235812	0156440	281601	3431810	3575646	P3476289.2	2561839	133790	2145855	2156555	133790	0930121	0930433	0156440	2600585	2085642	81142	
GRANT DATE	29-0-07	70 ca 20 60	24-780-90	Z6-Mar-91	29-Sep-89	24-Jan-90	17-Apr-02	26-Oct-93	13~Jun-89	26-Apr-38	24-Jan-90	23-Sep-96	14-Jun-95	24-Jan-90	18-Jan-89	02-Nov-87	18-Jan-89	03-Feb-83	09-Mar-88	18-Jan-89	18-Feb-93	66-May-93	24-Jan-90	29-Jan-97	23-Aug-96	09-Jan-95	
PUBLICATION NR		20-Mar-85 0156440-42	<b>}</b>		0856440 00	74-0440010					20-Mar-85 0156440-A2		3431810	20-Mar-85 0156440-A2									20-Mar-85 0156440-A2	94-195847	24-Mar-84 85-201575 95-101543	94-8742	
FILING DATE	29-Aug-84	20-Mar-85	31-Aug-84	22.Mar.85	20-10-12-02 20-10-12-02	20-18-18-18-18-18-18-18-18-18-18-18-18-18-	29-Aug-84	21-Mar-85	21-Mar-85	27-Apr-84	20-Mar-85	21-Mar-85	30-Aug-84 3431810	20-Mar-85	30-Jul-84	22-Mar-85	30-Jul-84	28-Aug-84	20-Mar-85	30-201-84	28-Aug-84	20-Mar-85	20-Mar-85	01-Sep-83 94-195947	24-Mar-84	23-Mar-85	
FILING	84-A2769	85200431.6	84-32584	85-46240	85200431.8	ST S	かったかける	F18501277.7	477183	459869	85200431.6	85-PV2009	P3431810.0	85200431.6	84305176.4	8504297	84305176.4	8421705	8507248	84305176.4	NOT GIVEN	NOT GIVEN	85200431,6	93.269402	84-57595	85-1914	
Y REFERENCE	Q 083025 -	Q 084608 -	O 083625 .	Q 084008 .	Q 084008	O 083025		- 800#B00 -	0.084008	S&4P0216 -	0.084008 .	Q 08400B	Q 083025 -	Q 08400B ·	S84P0216 -	Q 084008 .	\$64P0216 -	Q 083025 .	Q 084008 -	S84P0216 -	0 083025 -	O 084008 .	Q 084608 ·	Q 083025 A	Q 084008 -	Q 084008 ·	
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Ali corresponding patent applications, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded as an integral part of finis list

Version date : 21 July 2003 Version date : 21 July 2003 Page 1 of 2

Essential Philips and Sony patents relevant to CD-Disc / CD-ROM Mode 1 part

TITLE		CU-KOM Error Correction System A	Disc recording medium		CO-ROW Effor Coffection System A	CD-ROM Error Correction System A	L. C.	Framing of data-blocks on CD-ROM	CD-ROM Error Correction System A	CO-ROM Error Correction States	C marks to the control of the contro	A Hereton Correction of Stem A
EXPIRY DATE	10 551 00	CO-TRMI-02	30-Jul-04	20-Mar.05	20-10-21	20-Mar-05	10 50 50 FO	* : : : : : : : : : : : : : : : : : : :	Z1-Mar-05	22-Mar-05	22-Mar-05	
GRANT NR	0458440	0	133790	0156440		32772	276585		278568	3503	RE33462	
GRANT DATE	24. 24. 90	08419747	18-Jan-89	24-Jan-90		78-Dc1-87	09-Jun-92	, for 11 and 12	/£~\BIA;-07	27-Dec-94	27-Nov-90	
PUBLICATION NR	20-Mar-85 0156440-A2	<b>!</b>		20-Mar-85 0156440-A2							-	
FILING DATE	20-Mar-85	40 Fr. 3 CC	40-130-05	20-Mar-85	20-Mar-85		03-Sep-84	21-Mar-85	;	22-Mar-85	13-Jul-89	
FILING NR	85200431.6	84305178 4	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	85200431.6	9290553.8		84.PV6607	85-PV2009	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	90/4/14	07/379527	
RY REFERENCE	Q 084508 .	S84P0218 .	90078000	. 800460 %	Q 084008 .	0000	U83025	Q 084008 .	O DAKOOS		Q 084008 R	
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Version date : 21 July 2003

Version date ; 21 July 2003

Essential Philips and Sony patents relevant to CD-Disc / CD-ROM Mode 2 part Annex A3 to the CD Disc Patent License Agreement

TITLE	Framing of data blooks as a constant	שלאסטיקס פוס פאסטיקסשים איינייייייייייייייייייייייייייייייייי	Framing of data blocks on CD-ROM	Pleasanding a data-diocks off CO-KOM	Eramina of Act March 1990 Co.	Distriction of defaultions of CO-ACIM	Discretording medium	Frantisco of data blocks as 00 000.	Disc recording medium	Framing of data-blocks on CD-ROM	Framing of data-blocks on CD-ROM	Disc recording medium	Framing of data-blocks on CD-ROM
EXPIRY DATE	15-Apr-15	24.6mg.04	P18404319.9 28-Aug-04	26-456-05	30-Aug-04	30-314-04	30-30 -04	28-Aun-04	30-Jul-04	28-Aug-04	01-Sep-03	30-Jul-04	03-Sep-04
GRANT NR	403223	603761	PI8404319.9	1235812	3431810	P3476289.2	133790	2145855	133790	0930121	2600585	133790	276585
GRANT DATE	29-Dec-97	26-Mar.91	17-Apr-02	28-Anr.88	14-Jun-95	18-Jan-84	18-Jan-84	03-Feb-88	18-Jan-84	18-Feb-93	29-Jan-97	18-Jan-84	09-Jun-92
PUBLICATION NR					3431810						94-195547		
FILING DATE	29-Aug-84	31-Aug-84	29-Aug-84	27-Apr-84	30-Aug-84 3431810	30-Jul-84	30-Jul-84	28-Aug-84	30-Jul-84	28-Aug-84	01-Sep-83	30-Jul-84	03-Sep-84
FILING	84-A2769	84-32584	P18404319,9	459869	P3431810.0	84305176.4	84305176,4	8421705	84305176.4	NOT GIVEN	93-269402	84305176,4	84-PV6607
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Essential Philips and Sony patents relevant to CD-Disc / CD-ROM XA Sub-mode 1 (Mode 2 Form 1) part Annex A4 to the CD Disc Patent License Agreement

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| TITLE          |   | Framing of data-blocks on CD-ROM  | CD-ROM Error Correction System A  | Method and apparatus for recording digitized infor  | Framing of data-blocks on CD-ROM   | CD-ROM Error Correction System A   | CD-ROM Error Correction System A   | Framing of data-blocks on CD-ROM   | MON-GO   | Dog time to the constant of th | Arichite Iornal switching  | CD-ROM Error Correction System A   | Real-time format switching  
   
   | Disc recording medium   
   
   | CD-ROM Error Correction System a   |  
  | יייייייייייייייייייייייייייייייייייייי  | CU-KUM Error Carrection System A   | Framing of data-blocks on CD-ROM  | CD-ROM Error Correction System A  | Real-time format switching   | Method and apparatus for recording distract Info.  
   | Disc recording medium   |  | Control of Steam A   
   | Keal-lime format switching   | Method and apparatus for recording digitized infor  | Diso recording medium  | Framing of data-blocks on CD-ROM  |
| EXPIRY<br>DATE |   | 15-Apr-15   | 20-Mar-05   | 02-Mar-04   | 31-Aug-04  | 22-Mar-05  | 20-Mar-05  |  | 21-Mar-05  | 23.Fab.07  | 10-00 J  | 90-400-51  | 12-Feb-08   
   
   | 26-Apr-05   
   
   | 20-Mar-05   
  | 71-Fab.07   |   | CU-TBINE-12  | 50-AU9-04   | 20-Mar-05   | 22-Jan-07  | 02-Mar-04  
   | 30-501-04   | 22-Mar-05     
  | ) 10 H   | 70-ga-1-02   | 02-Mar-04   | 30-Jul-04  | 28-Aug-04   |
| GRANT<br>NR    | 769013  | 403473  | E49835  | 52866   | 603761   | 584883   | 0156440  | PIB404319.9  | P18501277  | P18700845  | 1085774  | 1 2004   | 1280208   
   
   | 1235812   
   
   | 0156440   
  | 1010517   | 281401  |  | 242 0 10  | 3575646   | 3701763  | P3482291.7   
   | P3476289.2  | 2561839       
  | 2504006  | 0000   | 137855  | 133790   | 2145855   |
| GRANT<br>DATE  | 70.0ac  | 16-19A-67   | 24-Jan-90   | 16-May-90   | 26-Mar-91  | 29-Sep-89  | 24-Jan-90  | 17-Apr-02  | 26-Oct-93  | 30-May-95  | 13, kin 90   |  | 15-dep-71   
   
   | 26-Apr-83   
   
   | 24-Jan-90   
  | 13-Mar-91   | 23 Can 66   | 2.0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-   | CB-000-+-   | 24-Jan-90   | 22-May-97  | 16-May-50  
   | 18-Jan-84   | 02-Nov-87     
  | 99.44.66   | 00-KIN4-27   | 16-May-90   | 18-Jan-84  | 03-Feb-88   |
| PUBLICATION NR |   |   | 78-0-46-0   |   |  |  | 0156440-A2   |  |  |  |  |  |   
   
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   | 0156440-A2  
  | 87100929-A  |   | 3431810  |   | 0156440-A2  | 3701763  |  
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|                | 29-Aug-84   | SA Mar of   | 00-18/207   | 0.4-mar-64  | 49-E07-10  | 7.KMB1.00  | ZU-Mar-85 (  | 29-Aug-84  | 21-Mar-85  | 23-Feb-87  | 21-Mar-85  | 19.Pab.87  |   
   
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   | 20-Mar-85 (   
  | 21-Feb-87   | 21-Mar-85   | 30-Aug-84  |   | 20-Mar-85 (   | 22-Jan-87  | 02-Mar-84  
   | 30-Jul-84   | 22-Mar-85     
  | 20-Feb-87  | 10 Exes 64   | 07~Mar-84   | 30-Jui-84  | 28-Aug-84   |
| FILING<br>NR   | 84-A2769  | 85200431 8  | 84901011  | 84,30504  | B5.40240   | BE200424 6   | 0.1545050  | F18404378.9  | Pi8501277.7  | P18700846.7  | 477183   | 530120   | 450960  
   
   | n popport   
   
   | 85200431.6  
  | 87100929.3  | 85-PV2009   | P3431810.0   | 0.0000000000000000000000000000000000000   | 02500431.6  | P3701763.2   | 84901011.1   
   | 84305176,4  | 8504297       
  | 8702234  | 84901044.4   | 1101011   | 84305176.4   | 8421705   |
| r<br>REFERENCE | Q 083025 .  | Q 084008 ·  | S84P0115 .  | 0.083025  | Q 084008   | O 08400B   | Q 083096   | - 570000   | ଘ 084008  .  | G 086003 .   | Q 084608 .   | Q 086003 .   | S84P0216  
   
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|                | FILING FILING PUBLICATION NR GRANT GRANT EXPIRY NR DATE NR DATE | CEFERENCE NR DATE PUBLICATION NR DATE NR DATE Q 083025 - 84-A2769 29-Aug-84 | REFERENCE         INR         FILING         PUBLICATION MR         GRANT         GRANT         EXPIRY           Q 083025         84-A2769         29-Aug-84         29-Aug-84         29-Dec-97         403223         15-Apr-15         F | CEFERENCE         ILLING         FILING         PUBLICATION NR         GRANT         GRANT         EXPIRY           Q 083025         84-A2769         29-Aug-84         29-Dec-97         403223         15-Apr-15           S 0840015         8400111         610-Mar-85         0156440-A2         24-Jan-90         E49835         20-Mar-05 | CEFERENCE         NR         FILING         FILING         PUBLICATION NR         GRANT         GRANT         EXPIRY           Q 083025         84-A2769         29-Aug-84         29-Dec-97         403223         15-Apr-15           Q 084006         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         E49835         20-Mar-05           S 84P0115         84901011.1         02-Mar-84         16-May-90         52866         02-Mar-04 | CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         29-Dac-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         E49835         20-Mar-05           S 8470115         -         84901011.1         02-Mar-84         16-May-90         52866         02-Mar-05           Q 083025         -         84-32584         31-Aug-84         26-Mar-51         603761         31-Aug-04 | CEFERENCE         ILLING         FILING         PUBLICATION NR         GRANT         GRANT         EXPIRY           Q 083025         84-A2769         29-Aug-84         29-Dec-97         403223         15-Apr-15           Q 083025         84201011.1         02-Mar-85         0156440-A2         24-Jan-90         E49835         20-Mar-05           Q 083025         84-32584         31-Aug-84         26-Mar-91         603761         31-Aug-04           Q 084008         85-40240         22-Mar-85         22-Mar-85         28-8ep-89         584883         22-Mar-05 | CEFERENCE         ILLING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         29-Dec.97         403223         15-Apr-15           D 084006         -         85200431.6         20-Mar.85         0156440-A2         24-Jan.90         52856         20-Mar.05           Q 083025         -         84-32584         31-Aug-84         26-Mar.91         603761         31-Aug-04           Q 084008         -         85-200431.6         20-Mar.85         0156440-A2         29-Sep-89         584883         22-Mar.05           D 084008         -         85200431.6         20-Mar.85         0156440-A2         24-Jan.90         0156440         20-Mar.05 | CEFERENCE         NR         FILING         FILING         PUBLICATION NR         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         29-Dec.97         403223         15-Apr-15           Q 083025         -         84-901011.1         02-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-04           Q 083025         -         84-32584         31-Aug-84         26-Mar-91         603761         31-Aug-04           Q 083025         84-32584         31-Aug-84         26-Mar-91         603761         31-Aug-04           Q 084008         85-200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 083025         PIB404319.9         29-Aug-04         17-Apr-02         PIB404319.9         29-Aug-04 | CEFERENCE         NR         FILING         FILING         PUBLICATION NR         GRANT         GRANT         CRANT         EXPIRY           Q 083025         84-A2769         29-Aug-84         29-Dec-97         403223         15-Apr-15           Q 084006         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52865         20-Mar-05           Q 084008         84-32584         31-Aug-84         22-Mar-85         0156440-A2         26-Mar-91         603761         31-Aug-04           Q 084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         PIB404319.9         29-Aug-04         20-Mar-05         24-Jan-90         0156440         20-Mar-05           Q 084008         PIB404319.9         29-Aug-04         20-Mar-05         20-Mar-05         20-Mar-05           Q 084008         PIB404319.9         21-Mar-06         20-Mar-05         20-Mar-05         20-Mar-05  | CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         CRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         29-Dec-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52865         20-Mar-05           Q 084008         -         85-40240         31-Aug-84         16-May-90         52866         02-Mar-05           Q 084008         -         85-40240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85-40240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85-200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         21-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         PIBSO1277.7 | CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         29-Aug-84         29-Dec-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         E49835         20-Mar-05           Q 084008         -         8540240         31-Aug-84         31-Aug-84         26-Mar-91         603761         31-Aug-04           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         29-Sep-89         584883         22-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         PIB501277         21-Mar-05         17-Apr-02         PIB404319.9         29-Aug-04           Q 084008         -         PIB501277< | CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         29-Aug-84         29-Dec-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         E49835         20-Mar-05           S84P0115         -         84-32584         31-Aug-84         0156440-A2         26-Mar-90         52865         02-Mar-05           Q 084008         -         85-40240         22-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         29-Sep-89         584883         22-Mar-05           Q 084008         -         85200431.6         20-Mar-85         17-Apr-02         P18404319.9         29-Aug-05           Q 084008         -         P18501277         21-Mar-05         20-Mar-05         20-Mar-05         20-Mar-05           Q 084008         -         P18501277         21-Mar-05         P18501277 <td>CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         -         29-Dec-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2        
24-Jan-90         E49835         20-Mar-05           S 84P0111         02-Mar-86         0156440-A2         24-Jan-90         52866         02-Mar-05           Q 084008         -         85-40240         22-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         P18404319.9         29-Aug-84         17-Aor-02         P18404319.9         29-Aug-04           Q 084008         -         P18501277         21-Mar-05         20-Mar-05         20-Mar-05         20-Mar-05         20-Mar-05           Q 084008         -         P18501277         21-Mar-05<td>CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         -         29-Dec-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52865         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         PIBSOUZZY         21-Mar-86         29-Aug-84         26-Oct-93         PIBSOUZZY         21-Mar-05           Q 084008         -         PIBSOUZZY         21-Mar-86         17-Aug-06         29-Aug-07         20-Mar-05           Q 084008         -</td><td>CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q83025         -         84-A2769         29-Aug-84         -         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52865         20-Mar-05           S 84P0115         -         84901011.1         02-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         16-May-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-91         17-Aug-04         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           Q 084008         -         PIB501277.7         21-Mar-85         29-Aug-84         26-Oct-93         PIB404319.9         29-Aug-05           Q 088003         -         477183         21-Mar-85         13-Jun-89         1280208         12-Feb-07           Q 0886003         -</td><td>CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           CD83025         -         84-A2769         29-Aug-84         -         75-Dec-97         403223         15-Apr-15           CD84006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           CD84006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-91         31-Aug-04           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         22-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         20-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         20-Mar-05           CD84008         -         P18501277.7         21-Mar-85         01-Mar-85         30-Mar-95         P18404319.9         29-Aug-07           CD88003         -         &lt;</td><td>CEFERENCE         NR         FILING         FILING         FUBLICATION NR         GRANT         GRANT         EXPIRY           C083025         -         84-A2769         29-Auq-84         -         29-Dec-97         403223         15-Apr-15           C084006         -         65200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           C084008         -         65200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           C083025         -         84901011.1         02-Mar-85         0156440-A2         26-Mar-91         603761         31-Aug-04           C084008         -         85-40240         22-Mar-85         0156440-A2         29-Sep-89         584893         22-Mar-05           C084008         -         85-10240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           C084008         -         85-10240         22-Mar-85         29-Mar-91         11-Aug-05         11-Aug-05           C084008         -         PIB4043189         29-Aug-84         21-Aug-84         26-Oct-93         PIB4043199         23-Rep-07           C084008         -         477183</td><td>CEFERENCE         FILING         FILI</td><td>CBFERENCE         FILING         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         GRANT         GRANT         EXPIRIT           0 083025 -         84-A2789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0 083005 -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0 083025 -         84301011.1         02-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0 083025 -         84302811.5         20-Mar-85         0156440-A2         26-Mar-61         02-Mar-05           0 083025 -         8432584         31-Aug-84         22-Mar-65         26-Mar-65         26-Mar-05           0 084008 -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         015640         20-Mar-05           0 084008 -         85200431.6         20-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           0 084008 -         PIB700346.7         21-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           0 086003 -         191700346.7         21-Mar-86         27-Aur-89         125-Eb-91         125-</td><td>CEFERENCE         NR         FILING         FULING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           083025         84.42789         29-0uq-84         29-Dec-97         403223         15-April           0.084005         62200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084005         84-32584         31-Aug-84         26-Mar-91         62-Mar-05         02-Mar-05           0.084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         91700846.7         21-Mar-85         0156440-A2         26-Cct-93         918404319.9         29-Aug-04           0.086003         19170846.7         21-Mar-85         0156440-A2         26-Apr-89         1256771         13-Jun-06</td><td>CEFERENCE         NR         FILING         FULING         PUBLICATION NR         GRANT         GRANT         EXPIRY           0.083025         84.42789         29-Aug-84         29-Dec 97         4.03223         15-Apr-15           0.084006         85200431.6         20-Mar-85         0.156440-A2         24-Jan-90         629856         20-Mar-05           0.084007         8422564         31-Aug-84         31-Aug-84         31-Aug-94         26-Mar-05         16-Mar-05         16-Mar-05         16-Mar-05         20-Mar-05           0.084008         85-40240         22-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         85-40240         22-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         95-200431.6         20-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         91800421.5         20-Mar-85         0.156440-A2         24-Jan-90         0.156440         21-Jan-06           0.086003         91800421.5         21-Mar-85         0.156440-A2         24-Jan-90         0.15640         12-Fab-01           0.086003         91800431.6         21-Mar-85         0.156440-A2<td>CEFERENCE         FILING         FILING         FUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           C083025         84-A2769         29-Aug-84         29-Aug-84         15-Apr-15         20-Dec-97         403223         15-Apr-15           C084006         852004316         20-Mar-85         156440-A2         24-Jan-90         52965         20-Mar-05           C085025         84-32584        
31-Aug-84         31-Aug-84         26-Mar-96         52866         02-Mar-05           C085025         84-32584         31-Aug-84         31-Aug-84         31-Aug-96         22-Mar-96         22-Mar-96</td><td>CEFERENCE         FILING         FILING         FILING         FILING         PUBLICATION NR         GRANT         GRANT</td><td>EFERENCE         NR         FILING         FULING         FULING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           0083025         84-AZ789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0083025         84-AZ789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0083025         84-32584         31-Aug-84         20-Mar-85         156440-A2         24-Jan-90         52866         02-Mar-05           0083025         84-32584         31-Aug-84         31-Aug-84         22-Mar-86         0156440-A2         22-Mar-99         52866         02-Mar-05           0084008         852004316         20-Mar-86         0156440-A2         22-A-Jan-90         115-Apr-16         20-Mar-05           0084008         852004316         20-Mar-86         0156440-A2         24-Jan-90         0156440         20-Mar-05           0084008         852004316         21-Mar-86         0156440-A2         24-Jan-90         0156440         21-Apr-06           0086003         1718201         11-Mar-86         11-Mar-86         11-Apr-06         22-Apr-06         22-Apr-06           0086003         20120         12-Mar-86         87100329-A</td><td>CEFERENCE         FILING         PRILICATION NR         GRANT         GRANT         EXPIRIT           0.033025         84-A2788         29-Aug-84         29-Dec 37         403223         15-Apr-15           0.084006         652004316         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084006         85-40240         22-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-2004316         20-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-2004319-9         29-Aug-84         17-Aug-05         18-Bab-37         21-Mar-05           0.086003         19180046-1         21-Mar-85         113-Jun-89         12-Fab-91         13-Jun-89         12-Fab-07           0.086003         1918008-1         21-Mar-85         113-Jun-89         12-Fab-07         24-Jan-90         12-Fab-07           0.086003         1919008-1         21-Mar-85         11000229</td><td>REFERENCE         FILING         FILING         FILING         FURLICATION NR         GRANT         GRANT         EXPIRY           0.083025 -         84-AZ769         29-Aug-64         29-Dec-97         403223         15-Apr-15           0.083025 -         84-AZ769         29-Aug-64         29-Dec-97         403223         15-Apr-15           0.084006 -         852004316         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084008 -         85-20240         22-Mar-85         0156440-A2         28-Sec-89         584833         22-Mar-05           0.084008 -         85-20241 -         22-Mar-85         0156440-A2         28-Sec-89         584893         22-Mar-05           0.084008 -         85-20441 -         22-Mar-85         0156440-A2         24-Jan-90         0156440         29-Aug-04           0.084008 -         85-20441 -         20-Mar-85         0156440-A2         24-Jan-90         0156440         29-Aug-04           0.084008 -         8500408 -         18501277         21-Mar-65         17-An-02         184040-319         29-Aug-04           0.086008 -         18501277         21-Mar-65         25-Aug-64         13-Aug-05         28-Aug-06           0.086008 -</td><td>REFERENCE         NR         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         GRANT         GRANT         EXPIRY           0.033025 - 4.42789         29-Aug-64         29-Duc-97         403223         15-Apr-15           0.033025 - 4.42789         29-Aug-64         29-Duc-97         403223         15-Apr-15           0.034006 - 65200431.6         20-Mar-85         15-6440-A2         24-Jan-90         52866         02-Mar-05           0.084008 - 65200431.6         20-Mar-85         11-Aug-84         26-Mar-94         26-Mar-06         24-Jan-90         52866         02-Mar-05           0.084008 - 65200431.6         20-Mar-85         15-640-A2         24-Jan-90         015-640         20-Mar-05           0.084008 - 65200431.6         20-Mar-85         015-640-A2         24-Jan-90         015-640         20-Mar-05           0.084008 - 65200431.6         20-Mar-85         015-640-A2         24-Jan-90         015-640         20-Mar-05           0.086003 - 70008 - 70008 - 70008 - 70008 - 70008 - 7008</td><td>CREANCE         FILLING         PUBLICATION NR         CRANT         CRANT         CRANT         EXPIRY           C0830025         84-AZT89         29-Au-6-4         29-Dec-97         403223         15-Au-16           C084006         85200431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084006         85200431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084008         85-020431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084008         PIRAO4318.9         22-Mar-85         0156440-AZ         24-Jan-90         0156440         20-Mar-05           C084008         PIRAO4318.9         22-Mar-85         0156440-AZ         24-Jan-90         0156440         20-Mar-05           C084008         PIRAO4318.9         22-Au-8         22-Au-9         0156440         20-Mar-05         20-Mar-05           C086003         PIRAO4318.9         21-Au-8         21-Au-9         0156440         21-Au-06         20-Mar-05         21-Au-06           C086003         195700         15-Ab-8         15-Ab-8         15-Ab-8         15-Ab-9         15-Ab-9         15-Ab-9         <td< td=""></td<></td></td></td> | CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         -         29-Dec-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         E49835         20-Mar-05           S 84P0111         02-Mar-86         0156440-A2         24-Jan-90         52866         02-Mar-05           Q 084008         -         85-40240         22-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         P18404319.9         29-Aug-84         17-Aor-02         P18404319.9         29-Aug-04           Q 084008         -         P18501277         21-Mar-05         20-Mar-05         20-Mar-05         20-Mar-05         20-Mar-05           Q 084008         -         P18501277         21-Mar-05 <td>CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         -         29-Dec-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52865         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         PIBSOUZZY         21-Mar-86         29-Aug-84         26-Oct-93         PIBSOUZZY         21-Mar-05           Q 084008         -         PIBSOUZZY         21-Mar-86         17-Aug-06         29-Aug-07         20-Mar-05           Q 084008         -</td> <td>CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q83025         -         84-A2769         29-Aug-84         -         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52865         20-Mar-05           S 84P0115         -         84901011.1         02-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         16-May-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-91         17-Aug-04         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           Q 084008    
    -         PIB501277.7         21-Mar-85         29-Aug-84         26-Oct-93         PIB404319.9         29-Aug-05           Q 088003         -         477183         21-Mar-85         13-Jun-89         1280208         12-Feb-07           Q 0886003         -</td> <td>CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           CD83025         -         84-A2769         29-Aug-84         -         75-Dec-97         403223         15-Apr-15           CD84006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           CD84006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-91         31-Aug-04           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         22-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         20-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         20-Mar-05           CD84008         -         P18501277.7         21-Mar-85         01-Mar-85         30-Mar-95         P18404319.9         29-Aug-07           CD88003         -         &lt;</td> <td>CEFERENCE         NR         FILING         FILING         FUBLICATION NR         GRANT         GRANT         EXPIRY           C083025         -         84-A2769         29-Auq-84         -         29-Dec-97         403223         15-Apr-15           C084006         -         65200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           C084008         -         65200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           C083025         -         84901011.1         02-Mar-85         0156440-A2         26-Mar-91         603761         31-Aug-04           C084008         -         85-40240         22-Mar-85         0156440-A2         29-Sep-89         584893         22-Mar-05           C084008         -         85-10240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           C084008         -         85-10240         22-Mar-85         29-Mar-91         11-Aug-05         11-Aug-05           C084008         -         PIB4043189         29-Aug-84         21-Aug-84         26-Oct-93         PIB4043199         23-Rep-07           C084008         -         477183</td> <td>CEFERENCE         FILING         FILI</td> <td>CBFERENCE         FILING         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         GRANT         GRANT         EXPIRIT           0 083025 -         84-A2789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0 083005 -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0 083025 -         84301011.1         02-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0 083025 -         84302811.5         20-Mar-85         0156440-A2         26-Mar-61         02-Mar-05           0 083025 -         8432584         31-Aug-84         22-Mar-65         26-Mar-65         26-Mar-05           0 084008 -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         015640         20-Mar-05           0 084008 -         85200431.6         20-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           0 084008 -         PIB700346.7         21-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           0 086003 -         191700346.7         21-Mar-86         27-Aur-89         125-Eb-91         125-</td> <td>CEFERENCE         NR         FILING         FULING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           083025         84.42789         29-0uq-84         29-Dec-97         403223         15-April           0.084005         62200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084005         84-32584         31-Aug-84         26-Mar-91         62-Mar-05         02-Mar-05           0.084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         91700846.7         21-Mar-85         0156440-A2         26-Cct-93         918404319.9         29-Aug-04           0.086003         19170846.7         21-Mar-85         0156440-A2         26-Apr-89         1256771         13-Jun-06</td> <td>CEFERENCE         NR         FILING         FULING         PUBLICATION NR         GRANT         GRANT         EXPIRY           0.083025         84.42789         29-Aug-84         29-Dec 97         4.03223         15-Apr-15           0.084006         85200431.6         20-Mar-85         0.156440-A2         24-Jan-90         629856         20-Mar-05           0.084007         8422564         31-Aug-84         31-Aug-84         31-Aug-94         26-Mar-05         16-Mar-05         16-Mar-05         16-Mar-05         20-Mar-05           0.084008         85-40240         22-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         85-40240         22-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         95-200431.6         20-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         91800421.5         20-Mar-85         0.156440-A2         24-Jan-90         0.156440         21-Jan-06           0.086003         91800421.5         21-Mar-85         0.156440-A2         24-Jan-90         0.15640         12-Fab-01           0.086003         91800431.6         21-Mar-85         0.156440-A2<td>CEFERENCE         FILING         FILING         FUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           C083025         84-A2769         29-Aug-84         29-Aug-84         15-Apr-15         20-Dec-97         403223         15-Apr-15           C084006         852004316         20-Mar-85         156440-A2         24-Jan-90         52965         20-Mar-05           C085025         84-32584         31-Aug-84         31-Aug-84         26-Mar-96         52866         02-Mar-05           C085025         84-32584         31-Aug-84         31-Aug-84         31-Aug-96         22-Mar-96         22-Mar-96</td><td>CEFERENCE         FILING         FILING         FILING         FILING         PUBLICATION NR         GRANT         GRANT</td><td>EFERENCE         NR         FILING         FULING         FULING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           0083025         84-AZ789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0083025         84-AZ789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0083025         84-32584         31-Aug-84         20-Mar-85         156440-A2         24-Jan-90         52866         02-Mar-05           0083025         84-32584         31-Aug-84         31-Aug-84         22-Mar-86         0156440-A2         22-Mar-99         52866         02-Mar-05           0084008         852004316         20-Mar-86         0156440-A2         22-A-Jan-90         115-Apr-16         20-Mar-05           0084008         852004316         20-Mar-86         0156440-A2         24-Jan-90         0156440         20-Mar-05           0084008         852004316         21-Mar-86         0156440-A2         24-Jan-90         0156440         21-Apr-06           0086003         1718201         11-Mar-86         11-Mar-86         11-Apr-06         22-Apr-06         22-Apr-06           0086003         20120         12-Mar-86         87100329-A</td><td>CEFERENCE         FILING         PRILICATION NR         GRANT         GRANT         EXPIRIT           0.033025         84-A2788         29-Aug-84         29-Dec 37         403223         15-Apr-15           0.084006         652004316         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084006         85-40240         22-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-2004316         20-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-2004319-9         29-Aug-84         17-Aug-05         18-Bab-37         21-Mar-05           0.086003         19180046-1         21-Mar-85         113-Jun-89         12-Fab-91         13-Jun-89         12-Fab-07           0.086003         1918008-1         21-Mar-85         113-Jun-89         12-Fab-07         24-Jan-90         12-Fab-07           0.086003         1919008-1         21-Mar-85         11000229</td><td>REFERENCE         FILING         FILING         FILING         FURLICATION NR         GRANT         GRANT         EXPIRY           0.083025 -         84-AZ769         29-Aug-64         29-Dec-97         403223         15-Apr-15           0.083025 -         84-AZ769         29-Aug-64         29-Dec-97         403223         15-Apr-15           0.084006 -         852004316        
20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084008 -         85-20240         22-Mar-85         0156440-A2         28-Sec-89         584833         22-Mar-05           0.084008 -         85-20241 -         22-Mar-85         0156440-A2         28-Sec-89         584893         22-Mar-05           0.084008 -         85-20441 -         22-Mar-85         0156440-A2         24-Jan-90         0156440         29-Aug-04           0.084008 -         85-20441 -         20-Mar-85         0156440-A2         24-Jan-90         0156440         29-Aug-04           0.084008 -         8500408 -         18501277         21-Mar-65         17-An-02         184040-319         29-Aug-04           0.086008 -         18501277         21-Mar-65         25-Aug-64         13-Aug-05         28-Aug-06           0.086008 -</td><td>REFERENCE         NR         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         GRANT         GRANT         EXPIRY           0.033025 - 4.42789         29-Aug-64         29-Duc-97         403223         15-Apr-15           0.033025 - 4.42789         29-Aug-64         29-Duc-97         403223         15-Apr-15           0.034006 - 65200431.6         20-Mar-85         15-6440-A2         24-Jan-90         52866         02-Mar-05           0.084008 - 65200431.6         20-Mar-85         11-Aug-84         26-Mar-94         26-Mar-06         24-Jan-90         52866         02-Mar-05           0.084008 - 65200431.6         20-Mar-85         15-640-A2         24-Jan-90         015-640         20-Mar-05           0.084008 - 65200431.6         20-Mar-85         015-640-A2         24-Jan-90         015-640         20-Mar-05           0.084008 - 65200431.6         20-Mar-85         015-640-A2         24-Jan-90         015-640         20-Mar-05           0.086003 - 70008 - 70008 - 70008 - 70008 - 70008 - 7008</td><td>CREANCE         FILLING         PUBLICATION NR         CRANT         CRANT         CRANT         EXPIRY           C0830025         84-AZT89         29-Au-6-4         29-Dec-97         403223         15-Au-16           C084006         85200431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084006         85200431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084008         85-020431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084008         PIRAO4318.9         22-Mar-85         0156440-AZ         24-Jan-90         0156440         20-Mar-05           C084008         PIRAO4318.9         22-Mar-85         0156440-AZ         24-Jan-90         0156440         20-Mar-05           C084008         PIRAO4318.9         22-Au-8         22-Au-9         0156440         20-Mar-05         20-Mar-05           C086003         PIRAO4318.9         21-Au-8         21-Au-9         0156440         21-Au-06         20-Mar-05         21-Au-06           C086003         195700         15-Ab-8         15-Ab-8         15-Ab-8         15-Ab-9         15-Ab-9         15-Ab-9         <td< td=""></td<></td></td> | CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q 083025         -         84-A2769         29-Aug-84         -         29-Dec-97         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52865         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           Q 084008         -         PIBSOUZZY         21-Mar-86         29-Aug-84         26-Oct-93         PIBSOUZZY         21-Mar-05           Q 084008         -         PIBSOUZZY         21-Mar-86         17-Aug-06         29-Aug-07         20-Mar-05           Q 084008         - | CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           Q83025         -         84-A2769         29-Aug-84         -         403223         15-Apr-15           Q 084006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52865         20-Mar-05           S 84P0115         -         84901011.1         02-Mar-85         0156440-A2         26-Mar-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-90         16-May-90         52866         02-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-91         17-Aug-04         20-Mar-05           Q 084008         -         85200431.6         20-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           Q 084008         -         PIB501277.7         21-Mar-85         29-Aug-84         26-Oct-93         PIB404319.9         29-Aug-05           Q 088003         -         477183         21-Mar-85         13-Jun-89         1280208         12-Feb-07           Q 0886003         - | CEFERENCE         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           CD83025         -         84-A2769         29-Aug-84         -         75-Dec-97         403223         15-Apr-15           CD84006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           CD84006         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         26-Mar-91         31-Aug-04           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         22-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         20-Mar-05           CD84008         -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         0156490         20-Mar-05           CD84008         -         P18501277.7         21-Mar-85         01-Mar-85         30-Mar-95         P18404319.9         29-Aug-07           CD88003         -         < | CEFERENCE         NR         FILING         FILING         FUBLICATION NR         GRANT         GRANT         EXPIRY           C083025         -         84-A2769         29-Auq-84         -         29-Dec-97         403223         15-Apr-15           C084006         -         65200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           C084008         -         65200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           C083025         -         84901011.1         02-Mar-85         0156440-A2         26-Mar-91         603761         31-Aug-04           C084008         -         85-40240         22-Mar-85         0156440-A2         29-Sep-89         584893         22-Mar-05           C084008         -         85-10240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           C084008         -         85-10240         22-Mar-85         29-Mar-91         11-Aug-05         11-Aug-05           C084008         -         PIB4043189         29-Aug-84         21-Aug-84         26-Oct-93         PIB4043199         23-Rep-07           C084008         -         477183 | CEFERENCE         FILING         FILI | CBFERENCE         FILING         FILING         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         GRANT         GRANT         EXPIRIT           0 083025 -         84-A2789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0 083005 -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0 083025 -         84301011.1         02-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0 083025 -         84302811.5         20-Mar-85         0156440-A2         26-Mar-61         02-Mar-05           0 083025 -         8432584         31-Aug-84         22-Mar-65         26-Mar-65         26-Mar-05           0 084008 -         85200431.6         20-Mar-85         0156440-A2         24-Jan-90         015640         20-Mar-05           0 084008 -         85200431.6         20-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           0 084008 -         PIB700346.7         21-Mar-85         0156440-A2         26-Oct-93         PIB404319.9         29-Aug-04           0 086003 -         191700346.7         21-Mar-86         27-Aur-89         125-Eb-91         125- | CEFERENCE         NR         FILING         FULING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           083025         84.42789         29-0uq-84         29-Dec-97         403223         15-April           0.084005         62200431.6         20-Mar-85        
0156440-A2         24-Jan-90         52866         02-Mar-05           0.084005         84-32584         31-Aug-84         26-Mar-91         62-Mar-05         02-Mar-05           0.084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         85-202431.6         20-Mar-85         0156440-A2         24-Jan-90         0156440         20-Mar-05           0.084008         91700846.7         21-Mar-85         0156440-A2         26-Cct-93         918404319.9         29-Aug-04           0.086003         19170846.7         21-Mar-85         0156440-A2         26-Apr-89         1256771         13-Jun-06 | CEFERENCE         NR         FILING         FULING         PUBLICATION NR         GRANT         GRANT         EXPIRY           0.083025         84.42789         29-Aug-84         29-Dec 97         4.03223         15-Apr-15           0.084006         85200431.6         20-Mar-85         0.156440-A2         24-Jan-90         629856         20-Mar-05           0.084007         8422564         31-Aug-84         31-Aug-84         31-Aug-94         26-Mar-05         16-Mar-05         16-Mar-05         16-Mar-05         20-Mar-05           0.084008         85-40240         22-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         85-40240         22-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         95-200431.6         20-Mar-85         0.156440-A2         24-Jan-90         0.156440         20-Mar-05           0.084008         91800421.5         20-Mar-85         0.156440-A2         24-Jan-90         0.156440         21-Jan-06           0.086003         91800421.5         21-Mar-85         0.156440-A2         24-Jan-90         0.15640         12-Fab-01           0.086003         91800431.6         21-Mar-85         0.156440-A2 <td>CEFERENCE         FILING         FILING         FUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           C083025         84-A2769         29-Aug-84         29-Aug-84         15-Apr-15         20-Dec-97         403223         15-Apr-15           C084006         852004316         20-Mar-85         156440-A2         24-Jan-90         52965         20-Mar-05           C085025         84-32584         31-Aug-84         31-Aug-84         26-Mar-96         52866         02-Mar-05           C085025         84-32584         31-Aug-84         31-Aug-84         31-Aug-96         22-Mar-96         22-Mar-96</td> <td>CEFERENCE         FILING         FILING         FILING         FILING         PUBLICATION NR         GRANT         GRANT</td> <td>EFERENCE         NR         FILING         FULING         FULING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           0083025         84-AZ789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0083025         84-AZ789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0083025         84-32584         31-Aug-84         20-Mar-85         156440-A2         24-Jan-90         52866         02-Mar-05           0083025         84-32584         31-Aug-84         31-Aug-84         22-Mar-86         0156440-A2         22-Mar-99         52866         02-Mar-05           0084008         852004316         20-Mar-86         0156440-A2         22-A-Jan-90         115-Apr-16         20-Mar-05           0084008         852004316         20-Mar-86         0156440-A2         24-Jan-90         0156440         20-Mar-05           0084008         852004316         21-Mar-86         0156440-A2         24-Jan-90         0156440         21-Apr-06           0086003         1718201         11-Mar-86         11-Mar-86         11-Apr-06         22-Apr-06         22-Apr-06           0086003         20120         12-Mar-86         87100329-A</td> <td>CEFERENCE         FILING         PRILICATION NR         GRANT         GRANT         EXPIRIT           0.033025         84-A2788         29-Aug-84         29-Dec 37         403223         15-Apr-15           0.084006         652004316         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084006         85-40240         22-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-2004316         20-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-2004319-9         29-Aug-84         17-Aug-05         18-Bab-37         21-Mar-05           0.086003         19180046-1         21-Mar-85         113-Jun-89         12-Fab-91         13-Jun-89         12-Fab-07           0.086003         1918008-1         21-Mar-85         113-Jun-89         12-Fab-07         24-Jan-90         12-Fab-07           0.086003         1919008-1         21-Mar-85         11000229</td> <td>REFERENCE         FILING         FILING         FILING         FURLICATION NR         GRANT         GRANT         EXPIRY           0.083025 -         84-AZ769         29-Aug-64         29-Dec-97         403223         15-Apr-15           0.083025 -         84-AZ769         29-Aug-64         29-Dec-97         403223         15-Apr-15           0.084006 -         852004316         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084008 -         85-20240         22-Mar-85         0156440-A2         28-Sec-89         584833         22-Mar-05           0.084008 -         85-20241 -         22-Mar-85         0156440-A2         28-Sec-89         584893         22-Mar-05           0.084008 -         85-20441 -         22-Mar-85         0156440-A2         24-Jan-90         0156440         29-Aug-04           0.084008 -         85-20441 -         20-Mar-85         0156440-A2         24-Jan-90         0156440         29-Aug-04           0.084008 -         8500408 -         18501277         21-Mar-65         17-An-02         184040-319         29-Aug-04           0.086008 -         18501277         21-Mar-65         25-Aug-64         13-Aug-05         28-Aug-06           0.086008 -</td> <td>REFERENCE         NR         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         GRANT         GRANT         EXPIRY           0.033025 - 4.42789         29-Aug-64         29-Duc-97         403223         15-Apr-15           0.033025 - 4.42789         29-Aug-64         29-Duc-97         403223         15-Apr-15           0.034006 - 65200431.6         20-Mar-85         15-6440-A2         24-Jan-90         52866         02-Mar-05           0.084008 - 65200431.6         20-Mar-85         11-Aug-84         26-Mar-94         26-Mar-06         24-Jan-90         52866         02-Mar-05           0.084008 - 65200431.6         20-Mar-85         15-640-A2         24-Jan-90         015-640         20-Mar-05           0.084008 - 65200431.6         20-Mar-85         015-640-A2         24-Jan-90         015-640         20-Mar-05           0.084008 - 65200431.6         20-Mar-85         015-640-A2         24-Jan-90         015-640         20-Mar-05           0.086003 - 70008 - 70008 - 70008 - 70008 - 70008 - 7008</td> <td>CREANCE         FILLING         PUBLICATION NR         CRANT         CRANT         CRANT         EXPIRY           C0830025         84-AZT89         29-Au-6-4         29-Dec-97         403223         15-Au-16           C084006         85200431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084006         85200431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084008         85-020431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084008         PIRAO4318.9         22-Mar-85         0156440-AZ         24-Jan-90         0156440         20-Mar-05           C084008         PIRAO4318.9         22-Mar-85         0156440-AZ         24-Jan-90         0156440         20-Mar-05           C084008         PIRAO4318.9         22-Au-8         22-Au-9         0156440         20-Mar-05         20-Mar-05           C086003         PIRAO4318.9         21-Au-8         21-Au-9         0156440         21-Au-06         20-Mar-05         21-Au-06           C086003         195700         15-Ab-8         15-Ab-8         15-Ab-8         15-Ab-9         15-Ab-9         15-Ab-9         <td< td=""></td<></td> | CEFERENCE         FILING         FILING         FUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           C083025         84-A2769         29-Aug-84         29-Aug-84         15-Apr-15         20-Dec-97         403223         15-Apr-15           C084006         852004316         20-Mar-85         156440-A2         24-Jan-90         52965         20-Mar-05           C085025         84-32584         31-Aug-84         31-Aug-84         26-Mar-96         52866         02-Mar-05           C085025         84-32584         31-Aug-84         31-Aug-84         31-Aug-96         22-Mar-96         22-Mar-96 | CEFERENCE         FILING         FILING         FILING         FILING         PUBLICATION NR         GRANT         GRANT | EFERENCE         NR        
FILING         FULING         FULING         PUBLICATION NR         GRANT         GRANT         GRANT         EXPIRY           0083025         84-AZ789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0083025         84-AZ789         29-Aug-84         29-Dec-97         403223         15-Apr-15           0083025         84-32584         31-Aug-84         20-Mar-85         156440-A2         24-Jan-90         52866         02-Mar-05           0083025         84-32584         31-Aug-84         31-Aug-84         22-Mar-86         0156440-A2         22-Mar-99         52866         02-Mar-05           0084008         852004316         20-Mar-86         0156440-A2         22-A-Jan-90         115-Apr-16         20-Mar-05           0084008         852004316         20-Mar-86         0156440-A2         24-Jan-90         0156440         20-Mar-05           0084008         852004316         21-Mar-86         0156440-A2         24-Jan-90         0156440         21-Apr-06           0086003         1718201         11-Mar-86         11-Mar-86         11-Apr-06         22-Apr-06         22-Apr-06           0086003         20120         12-Mar-86         87100329-A | CEFERENCE         FILING         PRILICATION NR         GRANT         GRANT         EXPIRIT           0.033025         84-A2788         29-Aug-84         29-Dec 37         403223         15-Apr-15           0.084006         652004316         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084006         85-40240         22-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-40240         22-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-2004316         20-Mar-85         0156440-A2         24-Jan-90         13-Aug-04           0.084008         85-2004319-9         29-Aug-84         17-Aug-05         18-Bab-37         21-Mar-05           0.086003         19180046-1         21-Mar-85         113-Jun-89         12-Fab-91         13-Jun-89         12-Fab-07           0.086003         1918008-1         21-Mar-85         113-Jun-89         12-Fab-07         24-Jan-90         12-Fab-07           0.086003         1919008-1         21-Mar-85         11000229 | REFERENCE         FILING         FILING         FILING         FURLICATION NR         GRANT         GRANT         EXPIRY           0.083025 -         84-AZ769         29-Aug-64         29-Dec-97         403223         15-Apr-15           0.083025 -         84-AZ769         29-Aug-64         29-Dec-97         403223         15-Apr-15           0.084006 -         852004316         20-Mar-85         0156440-A2         24-Jan-90         52866         02-Mar-05           0.084008 -         85-20240         22-Mar-85         0156440-A2         28-Sec-89         584833         22-Mar-05           0.084008 -         85-20241 -         22-Mar-85         0156440-A2         28-Sec-89         584893         22-Mar-05           0.084008 -         85-20441 -         22-Mar-85         0156440-A2         24-Jan-90         0156440         29-Aug-04           0.084008 -         85-20441 -         20-Mar-85         0156440-A2         24-Jan-90         0156440         29-Aug-04           0.084008 -         8500408 -         18501277         21-Mar-65         17-An-02         184040-319         29-Aug-04           0.086008 -         18501277         21-Mar-65         25-Aug-64         13-Aug-05         28-Aug-06           0.086008 - | REFERENCE         NR         FILING         PUBLICATION NR         GRANT         GRANT         GRANT         GRANT         GRANT         EXPIRY           0.033025 - 4.42789         29-Aug-64         29-Duc-97         403223         15-Apr-15           0.033025 - 4.42789         29-Aug-64         29-Duc-97         403223         15-Apr-15           0.034006 - 65200431.6         20-Mar-85         15-6440-A2         24-Jan-90         52866         02-Mar-05           0.084008 - 65200431.6         20-Mar-85         11-Aug-84         26-Mar-94         26-Mar-06         24-Jan-90         52866         02-Mar-05           0.084008 - 65200431.6         20-Mar-85         15-640-A2         24-Jan-90         015-640         20-Mar-05           0.084008 - 65200431.6         20-Mar-85         015-640-A2         24-Jan-90         015-640         20-Mar-05           0.084008 - 65200431.6         20-Mar-85         015-640-A2         24-Jan-90         015-640         20-Mar-05           0.086003 - 70008 - 70008 - 70008 - 70008 - 70008 - 7008 | CREANCE         FILLING         PUBLICATION NR         CRANT         CRANT         CRANT         EXPIRY           C0830025         84-AZT89         29-Au-6-4         29-Dec-97         403223         15-Au-16           C084006         85200431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084006         85200431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084008         85-020431.6         20-Mar-85         0156440-AZ         24-Jan-90         52866         02-Mar-05           C084008         PIRAO4318.9         22-Mar-85         0156440-AZ         24-Jan-90         0156440         20-Mar-05           C084008         PIRAO4318.9         22-Mar-85         0156440-AZ         24-Jan-90         0156440         20-Mar-05           C084008         PIRAO4318.9         22-Au-8         22-Au-9         0156440         20-Mar-05         20-Mar-05           C086003         PIRAO4318.9         21-Au-8         21-Au-9         0156440         21-Au-06         20-Mar-05         21-Au-06           C086003         195700         15-Ab-8         15-Ab-8         15-Ab-8         15-Ab-9         15-Ab-9         15-Ab-9 <td< td=""></td<> |

All corresponding patent applications, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded as an integral part of 1st as an integral part of the patents of this list Version date: 21 July 2003 Page I of 2

Essential Philips and Sony patents relevant to CD-Disc / CD-ROM XA Sub-mode I (Mode 2 Form 1) part

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ппе	CD-ROM Error Correction System A	Real-time format switching	Method and apparatus for recording digitary in the	Disc repording medium	Framing of data-blocks on CO 0000	CD-ROM Error Correction System A	CD-ROM Error Correction System A	Real-time format switchion	Framing of data-blocks on CD_00	CD-ROM Error Correction System A	Real-time format switchion	CD-ROM Error Correction System A	Real-Ilme formal switching	CD-ROM Error Correction System A	Real-time format switching	Disc recording medium	CD-ROM Error Correction System A	Real-time format switching	CD-ROM Error Correction System A	Framing of data-blocks on CD-ROM	CD-ROM Error Correction System A	Real-time format switching	CD-ROM Error Correction System A	CD-ROM Error Correction System A	Real-time format switching
EXPIRY DATE	20-Mar-05	20-Feb-07	02-Mar-04	30-701-04	28-Aug-04	20-Mar-05	20-Mar-05	20-Feb-07	01-Sep-03	24-Mar-04	23-Feb-07	23-Mar-05	23-Feb-07	20-Mar-05	24-Feb-05	30-Jul-04	20-Mar-05	20-Feb-07	20-Mar-05	03-Sep-04	21-Mar-05	25-Feb-07	22-Mar-05	22-Mar-05	24-Feb-07
GRANT NR	2156555	2187008	137855	133790	0930121	0930433	0156440	1215362	2600585	2085642	2730024	81142	91017	0156440	192151	133790	0156440	465442	32772	276585	278568	27916	3503	RE33462	4802169
GRANT DATE	09-Mar-88	06-Dac-89	16-May-90	18-Jan-84	18-Feb-93	06-May-93	24-Jan-90	08-Feb-90	29-Jan-97	23-Aug-96	19-080-97	09-Jan-95	30-Oct-95	24-Jan-90	04-Feb-97	18-Jan-84	24-Jan-90	09-Jan-92	28-Oct-92	09-Jun-92	26-May-97	26-Mar-88	27-Dec-94	27-Nov-96	31-Jan-89
PUBLICATION NR							0156440-A2		94-195947	85-201575 95-101543	87-217469	94-8742	95.7946	0156440-A2	8600450		0156440-A2								
FILING DATE	20-Mar-85	20-Feb-87	02-Mar-84	30-741-84	28-Aug-84	20-Mar-85	20-Mar-85	20-Feb-87	01-Sep-83 94-195947	24-Mar-84	23-Feb-87	23-Mar-85	23-Feb-87	20-Mar-85	24-Feb-86	30-Jul-84	20-Mar-85	20-Feb-87	20-Mar-85	03-Sep-84	21-Mar-85	25-Feb-87	22-Mar-85	13-Jul-89	24-Feb-87
FILING NR	8507248	8704011	84901011.1	84305176.4	NOT GIVEN	NOT GIVEN	85200431,6	87-A19447	93~269402	84-57595	87-39997	85-1914	87-1501	85200431.6	8600450	84305176.4	85200431.6	8700711-8	9290553.8	84~PV6607	85-PV2009	76100969	3874714	07/379627	07/018163
٩.Y REFERENCE	Q 084008 -	Q 086003 ·	\$8420115 .	384P0216 .	Q 083025 ·	Q 084005 .	Q 084008 ·	Q 085003 -	Q 083025 A	Q 084008 -	Q 086003 .	0.084008	0.086003	Q 084008 .	Q 086003 .	S84P0216 .	0.084008	Q 086003 ·	Q 084008 ·	Q 083025 .	Q 084008 .	Q 086003 .	Q 084008 .	Q 064008 R	Q 086003 -
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All corresponding patent applications, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded page 2 of 2 Version date: 21 July 2003

Annex A5 to the CD Disc Patent License Agreement Essential Philips and Sony patents relevant to CD-Disc / CD-ROM XA Sub-mode 2 (Mode 2 Form 2) part

IIILE	1	Framing of data-blocks on CD-ROM	Method and apparatus for recording digitized infor	Framing of data-blocks on CD-ROM	Framing of data-blocks on CD-ROM	Real-time format switching	Real-time format switching	Dísc recording medium	Real-time format switching	Framing of data-blocks on CD-ROM	Real-line format switchion	Method and acoustics for remaining distinct increases	Disc recording mediting	Real-lime formal eviltation	Method and apparatus for recording digitized into	Disc paper of the medium	Framing of data-blocks on CO.DOM	Real-time format switching	Method and apparatus for recording digitized infor	Discretording medium	Framing of data-blocks on CD-ROM	Real-time format switching	Framing of data-blocks on Ch. POM	Road-time formula activities	Real-time format switching	Real-time format switching
EXPIRY DATE	10 2 4 7	01-70A-01	UZ-Mar-94		29-Aug-04	23-Feb-07	12-Feb-08	26-Apr-05	21-Feb-07	30-Aug-04	22-Jan-07			20-Feb-07	02-Mar-04	30-701-04	28-Aug-04	20-Feb-07	02-Mar-04	30-101-04	28-Aug-04	20-Feb-07	01-Sep-03	23-Feb-07	23-Feb-07	24-Feb-06
GRANT NR	403223	2 4 4 4	2500	603761	PI8404319.9	P18700846	1280208	1235812	1010517	3431810	3701763	P3482291.7	P3476289.2	2584996	137855	133790	2145855	2187008	137855	133790	0930121	1215362	2600585	2730024	91017	192151
GRANT DATE	29.Der.97	10000000000000000000000000000000000000	OSABINADI OSABINADI	70-Mar-91	17-Apr-02	30-May-95	12-Feb-91	26-Apr-88	13-Mar-91	14-Jun-95	22-May-97	16-May-90	18-Jan-84	22-Aug-88	16-\May-90	18-Jan-84	03-Feb-88	69-Dec-88	16-May-90	18-Jan-84	18-Feb-93	08.Feb-90	29-Jan-97	19-Dec-97	30-Oct-95	04-Feb-97
PUBLICATION NR									Z-rep-s/ 8/100929-A	3431810	3701763												94-195947	87-217468	95.7946	8600450
FILING DATE	29-Aug-84	02-Mar-84	31-Aug-84	29.4.90	10 10 10 00	10-0-0-07	/x-det-h-	27-ADF-84	/2-der-17	30-Aug-84 3431810	22-Jan-87	02-Mar-84	30-Jul-84	20-Feb-87	02-Mar-84	30-Jul-84	28-Aug-84	20-Feb-87	02-Mar-84	30-Jul-84	28-Aug-84	20-Feb-87	01-Sep-83	23-Feb-87	23-Feb-87	24-Feb-86 8800450
FILING NR	84-A2769	84901011.1	84-32584	P18404319.9	P\R7D0846.7	530420	0.4100.000	#030009 B7400000	2,828.00.10	73431810,0	P3701763.2	84901011.1	84305176,4	8702234	84901011.1	84305176,4	8421705	8704011	84901011.1	84305176,4	NOT GIVEN	87-A19447	93-269402	87-39997	87-1501	8600450
'R'Y REFERENCE	Q 083025 .	\$84P0115 .	Q 083025 .	Q 083025 .	Q 086003 .	0.086003	SAGENSIA	0.086003	30000 U	. 27220	O 086003 .	S84P0115 -	S84P0216 -	Q 086003 .	\$84P0115 -	58420216	Q 083025 .	Q 086003 ·	S84P0*15 .	S84P0216 .	Q 083025 -	Q 086003 ·	Q 083025 A	Q 086003 -	Q 086003 ·	Q 086003 ·
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All corresponding patent applications, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded
as an integral part of this list
Version date: 21 July 2003

Essential Philips and Sony patents relevant to CD-Disc / CD-ROM XA Sub-mode 2 (Mode 2 Form 2) part

	TITLE	Disc tensisting modium			Framing of data-blocks on CD-ROM	Real-time formal switching	Real-time format switching
4	EXPIRY DATE	30-Jul-04	i t	70-de4-07	03-Sep-04	25-Feb-07	24-Feb-07
•	GRANT NR	133790	100.40	75566	276585	27916	4802169
	GRANT DATE	18-,84		78-180 108-187	08-Jun-92	26-Mar-88	31-Jan-89
	PUBLICATION NR						
	FILING DATE	30-Jul-84	70.Teh.R7	70 00 00	01300	25-Feb-87	24.Feb-87
	FILING NR	84305176,4	8700711-8	84_PV6607		76100969	07/018163
	RY REFERENCE	S84P0216 -	Q 085003	0.083025	) () () () () ()	. 500000	C 086003 ·
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All corresponding patent applications, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded

as an integral part of this list

Version date: 21 July 2003 Page 2 of 2

Annex A6 to the CD Disc Patent License Agreement Essential Philips and Sony patents relevant to CD-Disc / CD-Extra part

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Pite	Cisc recording medium	Recording of content information in Lead-Out	Utso recording medium	Multi-session disc having disc type code area loca	Recording of content Information in Lead-Out	Disc recording medium	Multi-session disc having disc type code area loca	CU-ROM XA Mutti-session WO	Recording of content information in Lead-Out	CD-ROM XA Multi-session WO	Disc recording medium	Multi-session disc having disc type code area loca	Recording of content information in Lead-Out	CD-ROM XA Multi-session WO	Recording of content information in Lead-Out	CD-ROM XA Multi-session WO	Disc recording medium	Multi-session disc having disc type code area loca	Recording of content information in Lead-Out	CD-ROM XA Multi-session WO	Disc recording medium	MACHINE CONTRACTOR OF THE PROPERTY OF THE PROP	Minimized State of the Market of the Code area foca	CD-ROM XA Multi-seed with	Multi-session disc having disc type code area loca
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        37412/85         30-Nov-84         37412/85         07-Sep-89         587963         30-Nov-04           S96P0050 -         2256500         24-Mar-00         24-Mar-10         728279         23-Jan-16           N 013661 -         2064511         31-Mar-92         37412/85         01-Jan-02         2064511         31-Mar-12           S85P005 -         8590170.3         30-Nov-84         165320         03-Jun-92         165320         30-Nov-04           S96P0065 -         92200893.3         30-Mar-92         6507387-A3         01-Jul-96         69226031.5         30-Nov-04           N 013665 -         92200893.3         30-Mar-92         6507403-A3         01-Jul-96         92201616.3         30-Nov-04           S85P005 -         95200893.3         30-Mar-92         6507397-A3         01-Jul-96         9507403         30-Mar-12           N 013665 -         92200893.3         30-Mar-92         6507397-A3         06-Jul-96         06-Jul-96         06-Jul-	SASPOCIS9 -         85900170.3         30-Nov-84         166320         03-Jun-92         E76896         30-Nov-04           N 013661 - 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        37412/85         30-Nov-64         37412/85         30-Nov-64         37412/85         30-Nov-64           S86P0059 -         2266500         24-Mar-00         -         -         2266451         31-Mar-12           S86P0059 -         206451         31-Mar-82         30-Nov-84         65320         30-Nov-04           S86P0059 -         85900170 3         30-Nov-84         65320         30-Nov-64         30-Nov-64           S86P0059 -         95104382         30-Nov-84         65320         30-Jun-92         165320         30-Nov-64           N 013661 -         92200893,3         30-Mar-92         0507307-3         30-Nov-64         165320         30-Nov-64           S8F0050 -         95001066 /         30-Nov-84         165320         00-Jul-98         95256116.8         30-Nov-64           S8F0050 -         95200893,3         30-Mar-92         0507397-43         01-Jul-98         0507403         30-Mar-12	S85P0059 -         86900170.3         30-Nov-64         165320         03-Jun-92         E78696         661991         31-Nar-12           N 013661 - 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Essential Philips and Sony patents relevant to CD-Disc / CD-Extra part

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58226598 59-057595 07311437 92-81010		724263	96-100	5000	30-Mar-12	CD-ROM XA Multi-session WO
59-057596 07311437 92-81010		60-119670	000			Multi-session disc having disc type code area loca
07311437 92-81010		60-201575	20-Dec-96	2143738	30-Nov-03	Disc recording madium
92-81010		08-227577	00-00K-07	7085642	24-Mar-04	Method and apparatus for transmitting digital data
		93-89596	0			Recording medium having a first management area
92-79901		93-94676	20-19A-80	1000000	02-Apr-12	Recording of content information in Lead-Out
02-201276			20-00N-61	1   78000	U1-Apr-12	CD-ROM XA Multi-session WO
03-315344	01-Apr-92				01-Apr-12	CD-ROM XA Multi-session WO
07913211		08-203210			01-Apr-12	CD-ROM XA Multi-sassion WO
92-5313		92-20420	23 546 00	24430	2 - 1 - 2 - 2	Multi-session disc having disc type code area loca
25.5912		02 30440	00-0a-27	7,00000	31-Mar-12	Recording of content Information in Lead-Out
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85-700146		85-00175	30-Apr-93	85120	30-Nov-04	Disc recording medium
92-702698	30-Oct-92		22-May-95	61735	30-Nov-04	Disc recording medium
96-02552	30-Jan-96	96-30119		7		Muti-session disc having disc tune and area (oca
P19600317	29-Jan-96			,		Multi-session disc having disc type code area loca
85900170.3	30-Nov-84	165320	03-Jun-92	165320	30-Nov-04	Disc recording medium
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99660100	19-Dec-91	UNKNOWN 67337	34-Nov-92	57337	19-Dec-11	Recording of content information in Lead-Out
30109963	19-Dec-91	59397	02-Mar-93	59397	19-Dec-11	CD-ROM XA Multi-session WO
33002573	15-Nov-93				15-Nav-13	Recording of content information in Lead-Out
	92-5313 92-5313 92-5314 85-700146 96-02552 P19600317 85900170.3 96101066.7 5011395 85900170.3 9600515 92-PV0970 96109966	30-Van-95 31-Mar-92 31-Mar-92 31-Mar-92 31-Mar-92 30-Jul-65 30-Jun-96 729-Jun-96 729-Jun-96 729-Jun-96 725-Jun-96 725-Jun-96 7390-Vov-84 715-Nov-93	30-Jan-95 31-Mar-92 31-Mar-92 31-Mar-92 30-Jul-85 30-Jan-96 7 29-Jan-96 7 29-Jan-96 7 29-Jan-96 7 25-Jan-96 01-Apr-92 19-Dec-91 19-Dec-91 15-Nov-93	30-Jan-95 08-203210 31-Mar-92 92-20428 31-Mar-92 92-20418 5 29-Jul-85 85-00175 8 30-Jan-96 96-30119 7 29-Jan-963 30-Nov-84 165320 .3 30-Nov-84 165320 .3 30-Nov-84 - 27-Jan-96 - 01-Apr-92 - 19-Dec-91 UNKNOWN 57337 19-Dec-91 15-Nov-93	30-Jan-95 08-203210 31-Mar-92 92-20428 99-Nov-99 31-Mar-92 92-20418 09-Nov-99 31-Mar-92 92-20418 09-Nov-99 30-Jul-65 85-00175 30-Apr-93 30-Jul-95 96-30119 22-May-95 30-Jul-96 96-30119 09-Jull-92 30-Jul-96	30-Jan-95 08-20210 22-Feb-00 259385 31-Mar-92 92-20428 09-Nov-99 242218 31-Mar-92 92-20418 09-Nov-99 242218 31-Mar-92 92-20418 09-Nov-99 242218 30-Oct-92 - 22-May-95 61735 30-Oct-92 - 22-May-95 61735 30-Oct-92 - 22-May-95 61735 30-Nov-84 165320 03-Jun-92 155320 30-Nov-84 165320 30-Jun-92 155320 30-Nov-84 165320 30-Oct-01 262293 19-Dec-91 UNKNOWN 57337 04-Nov-92 57337 19-Dec-91 02-Mar-93 59397 32-Mar-93 59397

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Essential Philips and Sony patents relevant to CD-Disc / CD-Extra part

EXPIRY TITLE		07-Jan-12 Recording of content information in Lead-Out	14-Fab-12 CD-ROM XA Multi-session WO	02-Mar-16 CD-ROM XA Multi-session WO	04-Nov-14 CD-ROM XA Multi-session WO	01-Dec-15 Decoder delay in coded video frames	09-Jan-07 Discrecording medium	29-Jan-16 Multi-session disc having disc type code area loca
GRANT NR		5341356	5390159	5878019	5684786	5844867	4893193	5778257
GRANT DATE	7 0 0	23-Aug-94	14-Feb-95	02-Mar-99	04-Nov-97	01-Dec-98	09-Jan-90	07-Jul-98
PUBLICATIONNR							•	
FILING DATE	18-Jun-92	11-Jan-04	24-O-4-0	#6-100-F7	12-Jan-95	08-0ep-90	80-100-72	08-180-67
FILING NR	07/900874	08/180002	08/328307	D8777464	08/707846	266207	590960	<b>1</b>
EFERENCE	N 013661 V	N 013685 A	N 013685 B	N 013685 V	N 013709 D	\$85P0059	\$96P0005	
COUNTRY	Sn	Sh	SA	SD	SN	SO	SD	

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Essential Philips and Sony patents relevant to CD-Disc / CD-Text part Annex A7 to the CD Disc Patent License Agreement

TITLE		I fansterring information via the lead-in of CD	Reproducing medium having text information reports	Second transfer of a fact	Transferring and transf	Hampiering Information Via the lead-in of CD	Reproducing medium having text information records	Repeated transfer of subcode data	Iransferring information via the lead-in of CD	Reproducing medium having text Information recorde	Repeated transfer of subcode data	Repeated transfer of strongs date	Reproducios modicas basis de la	Comments mediate leaving text information records	nectioning medium and its reproducing apparatus	Repeated transfer of subcode data	Repeated transfer of subcode data	Repeated transfer of subcode data	Dier Reproductives approprie	יייי פייייי פייייי פיייייי פיייייייייי	Reproducing medium having text information recorde	Recording medium and its reproducing apparatus	Repeated transfer of subcode data	Transferring Information via the lead-in of CD	Transferring information via the lead-in of CO	Die Domination of Paris Control of Paris	cise reproducing apparatus	Reproducing medium having text information records	Recording medium and Its reproducing apparatus	Repeated transfer of subcode data
EXPIRY DATE	7 6 7 6 -	का-तकक-त	19-Sap-16	16-Jan-09	09-Sep-16	2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	or-dac-c	16-Jan-09	08-Sep-16	22-Sep-16	28-Sep-10	16-Jan-09	22-Sep-18	02-Nov. 16	01.4041.50	19-Jan-09	19-Jan-09	16-Jan-09	P69612472.6 03-Dec-18		7.080 0817.0 18-2807.16	31-Oct-16	16-Jan-09	09-Sep-16	09-Sep-16	03-Dec. 16		2-deb-1-	31-Oct-16	16-Jan-09
GRANT NR	AR003579	3 100000	E208948	E142391	E202234	714409	377000	028411	4007870		1322593	0325325		,		1023265	1025701	284768	P69612472.	140070000	733010377.		68927063.1	69613339,3	0792504	783167	764936	D 46 10 1		0325325
GRANT DATE	30.400.00	200	14-Nov-01	04-Sep-96	13-Jun-01	20-Apr-06	00 id u 90	50-080-00 64-0-00			28-Sep-93	04-Sep-96				10-Oct-93	01-Jun-94	21-Dec-98	11-Apr-01		- 0-40x1-t-		04-Sep-96	13-Jun-01	13-Jun-01	11-Apr-01	14 Nov. 04	CA		04-Sep-95
PUBLICATION NR			47818/	0325325~A3	09-Sep-96 0792504-A1		639411	09-Sep-96 0792504-A1				0325325-A3	1153981	1158481	103527 0	V-12000	1068673-A		783167	791975		9617//	6325325-A3	0792504-A1	0792504-A1	783167	791925	777100	00.7	U3Z53Z5-A3
FILING DATE	13-Sep-96	10 Mari	19-MBY-85 / 81825	16-Jan-89	09-Sep-96	13-Sep-96	18-Jan-89	96-deS-60	20. Sep. 06	3 2 - 1 2 2 7	Ap-127-0	16-Jan-89	22-Sep-96	02-Nov-96	19, len_BQ		19-040-89	16-Jan-89	03-Dec-96	19-May-96		95-100-15	16-Jan-89	96-deS-60	96-deS-60	03-Dec-96	19-May-96	31,004.68		10-1an-dG
FILING NR	P960104337	961150B5 ±	10000	89200081.3	96927834.0	65625/96	89-28557	96927834.0	9603829	588307	10000	89200081.1	96121105	96121626	89101069.6	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	92102717.6	89-PV287	96119371,1	96115085.1	06117590 E	7	88200081,1	96927834.0	96927834.0	96119371.1	96115085.1	96117539.5	* 100000000	03200001.1
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Essential Philips and Sony patents relevant to CD-Disc / CD-Text part

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13-Jun-01 0792504 09-Sap-16 11-Apr-01 783167 03-Dec-16 14-Nov-01 791925 15-Sap-16 04-Sap-95 0325325 16-Jan-09 13-Jun-01 0792504 09-Sap-16 03-Nov-00 656 02-Dec-16 03-Nov-00 656 02-Dec-16 07-Jun-00 5137 04-Nov-16 07-Jun-00 5137 04-Nov-16 07-Jun-01 0792504 19-Jan-09 13-Jun-01 0792504 09-Sap-16 11-Sap-10 11-S	СОИМТ	R Y REFERENCE		FILING DATE	PUBLICATION NR	GRANT DATE	GRANT NR	EXPIRY DATE	TITLE
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31-Oct-16  04-Sep-96  13-Jun-01  0792504  13-Jun-09  13-Jun-01  12-Jul-02  13-Jun-01  14-Sep-16  15-Sep-16  13-Jun-01  14-Sep-16  13-Jun-01  14-Sep-16  13-Jun-01  14-Sep-16  13-Jun-01  14-Sep-16  13-Jun-01  14-Sep-16  13-Jun-01  14-Sep-16  14-Sep-16  15-Sep-16  17-Dec-15  18-Sep-16  18-Jun-09  18-Sep-16  18-Jun-09  18-Sep-16  18	ä	0 00 00 00 00 00 00 00 00 00 00 00 00 0	10000100	e - Anday - Go		14-Nov-01	791925.	19-Sep-16	Reproducing medium having text information recorde
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16-Sep-11 11-Sep-10 13-Jun-01 07-Dec-15 - 22-Sep-15 - 22-Sep-15 - 22-Sep-15 - 26-Aug-16 - 26-Aug-16 - 26-Aug-16 - 27-Sep-16 - 23-Sep-16	Z	95069178 .	2023/DE! 496	30 00 31		20-inc-21	000000000000000000000000000000000000000	0 - 490-7-	iransterring information via the tead-in of CD
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11-Sep-10 11-Sep-10 11-Sep-10 11-Sep-10 11-Sep-10 13-Jun-01 0792504 09-Sep-16 07-Dec-15 - 22-Sep-15 - 22-Sep-15 - 22-Sep-15 - 22-Sep-16 - 23-Sep-16 - 23-Sep-16 - 23-Sep-16 - 23-Sep-16	<u>z</u> :	N 015474 -	96-1617	11-Sep-96				11-Sep-10	Transferring information via the lead-in of CD
11-Sep-10 04-Sep-96 0325325 16-Jan-09 13-Jun-01 0792504 09-Sep-16 07-Dec-15 22-Sep-15 - 02-Nov-15 - 28-Jul-00 3092924 19-Jan-09 09-Sep-16 - 23-Sep-16 - 23-Sep-16	<u>z</u>		03-265	11-Sep-96				11-Sep-10	Transferring Information via the lead-in of CD
11-Sep-10 04-Sep-96 0325325 16-Jan-09 13-Jun-01 0792504 09-Sep-16 07-Dec-15 22-Sep-15 22-Sep-15 22-Sep-15 22-Sep-15 23-Aug-16 28-Jul-00 3092924 19-Jan-09 09-Sep-16 23-Sep-16 23-Sep-16 23-Sep-16 23-Sep-16 23-Sep-16	Z		03-266	11-Sep-96				11-Sep-10	Transferring information via the lead-in of CD
04-Sep-96 0325325 16-Jan-09 13-Jun-01 0792504 09-Sep-16 07-Dec-15 22-Sep-15 02-Nov-15 28-Jul-00 3092924 19-Jan-09 09-Sep-16 28-Jul-00 3092924 19-Jan-09 23-Sep-16 23-Sep-16	Z		03-267	11-Sap-96				11-Sep-10	Transferring Information via the lead-in of CD
13-Jun-01 0792504 09-Sep-16	느	- 600880 Q	89200081.1	16-Jan-89		04-Sep-96	0325325	16-Jan-09	Repeated transfer of subcode data
. 07-Dec-15 . 22-Sep-15 . 02-Nov-15 . 26-Aug-16 . 26-Aug-16 . 07-Dec-16 . 07-Dec-16 . 23-Sep-16	Ŀ	N 015474 -	96927834.0	09-Sep-96		13-Jun-01	0792504	09-Sep-16	Transferring information via the lead-in of CD
22-Sep-15 02-Nov-15 25-Aug-16 28-Jul-00 3092924 19-Jan-09 09-Sep-16 07-Dec-16	ď	95063039 .	07-318956	07-Dec-95				07-Dec-15	Disc Reproducing apparatus
02-Nov-15 26-Aug-16 28-Jul-00 3092924 19-Jan-09 09-Sep-16 07-Dec-16	<u>a.</u>	95069128 -	07-244959	22-Sep-95				22-Sep-15	Disc Reproducing apparatus
26-Aug-16 28-Jul-00 3092924 19-Jan-09 09-Sep-16 - 23-Sep-16	ē	95085448	07-310080	02-Nov-95	09-128858		,	02-Nov-15	Reproducing medium having text information records
28-Jul-00 3092924 19-Jan-09 09-Sep-16 07-Dec-16 - 23-Sep-16	<u>~</u>	95100948 .	08-242659	26-Aug-96	10-64245		•	28-Aug-16	Recording medium and its rancolusing against a
09-Sep-16 07-Dec-16 23-Sep-16	ር	D 088009	89-8736	19-Jan-89	90.7176	28-704-00	3092924	19-Jan-09	Repeated transfer of subcode data
. 07-Dec-16 - 23-Sep-16	a.	N 015474	97-511792	96-Sep-96				09-Sep-15	Fransferring information via the lead-in of CD
23-Sep-16	ኢ ແ	95063039 -	96-62692	07-Dec-96	97-50695			07-Dec-16	Disc Reproducing apparatus
	χ π	95069128	96-43380	23-Sep-96	97-17230		•	23-Sep-16	Reproducing medium having text information recorde

All corresponding patent applications, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded
28 of 3 fersion date: 17 July 2003 Fersion date: 17 July 2003

Essential Philips and Sony patents relevant to CD-Disc / CD-Text part

TITLE	Docesting and the second	recording medium and its reproducing apparatus	Repeated transfer of subcode data	Transferring information via the lead-in of CD	Recording medium and its reproducing apparatus	Transferring information via the lead-in of CD	Disc Reproducing apparatus	Reproducing medium having text information recorde	Transferring information via the lead-in of CD	Reproducing medium having text information recorde	Reproducing medium having text information recorde	Transferring information via the lead-in of CD	Repeated transfer of subcode data	Repeated transfer of subcode data	Transferring Information via the lead of the	Repeated transfer of culturate data	Reproduction medium basing taxt information records	Repaired transfer of survey days	Transferding in the control of the c	Renewled through the control of the second o	Disc Dance, with the control of the	Doom de de la contraction de l	Copiosadaly inequalitying text information recorde	recording medium and its reproducing apparatus	Repeated transfer of subcode data	Transferring information via the lead-in of CD	Recording medium and its reproducing apparatus	Reproducing medium having text information recorde
EXPIRY DATE	02-Nov-16	01-401-20	10-1-60-13	USI-Sep-16	19-Vep-16	09-Sep-16				19-Sep-16		09-Sep-16	17-Jan-09	16-Jan-09	09-Sep-16	16-Jan-09	20-Sep-16	17-Jan-09	10_Nov. 16	17.420-09	31.20.N.TC	20. Sep. 16	2 42 6	91-120-06	17-Jan-09	16-Sep-15	21-Sep-16	02-Nov-16
GRANT		130113	7: 100:	40000	880081			•		0791925		0792504	2095857	0325325	45880	280685	94512	47153	192119	26980	RE37808	5745454	5850801	170000	5587979	5798990	1483	2390
GRANT DATE		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	08-08-1-01	4	00-Jd <b>v-s</b> 1					14-Nov-01		13-Jun-01	10-Nov-97	04-Sep-96	16-Nov-99	14-Mar-00	10-Sep-98	03~890.91	13.5Mar-01	13-18-8- 00-den-80	30-1-4-04	80-240-80	00	69-UPC-71	24~Dec-96	25-Aug-98	21-Aug-00	12-Oct-01
PUBLICATION NR	98-29706			•		,	,			781925	54335	0792504-A1		0325325-A3		-			418326			,	,	•			•	
FILING I DATE	02-Nov-96 s	19-Jan-89	09-Sep-96	19-Sep-36	09-Sep-96	07-Dec-96	20-8-02	13.Sep. 98	00 100 01			09-Sep-96	17-Jan-89	16-Jan-89 (	09-Sep-96	16-Jan-89	21-Sep-96	17-Jan-89	19-Nov-96	17-Jan-89	27-Nov-96	20-Sep-96	30-0-48	20.10.00	05-Apr-93	16-Sep-96	21-Sep-96	02-Nov-96
FILING NR	96-51644	89-517	97-703243	964179	973530	9605148	9603888	P19603785	0614508E	100 100 mg.	300	96927834.0	4613351	89200081.1	9704856.5	89-PV0287	8511577	78100300	85114202	93003372	753675	718553	739823	000000	08/30/0002	38/716686	SC0210/96	SC0328/95
RY REFERENCE	95085448 -	C 088009 -	N 015474 .	95069128 -	N 015474 .	95063039 .	95069128 -	N 015474	95069128	95069128		N 015474 .	. 600880 C	D 088009 -	N 015474 .	- 600880 C	95069128 -	- 600880 O	N 015474 .	- 600980 G	95063039	95069128	95085448		9 800000 C	N 015474	95069128 -	95085448
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Case 7:08-cv-00515-CS-MDF

Essential Philips and Sony patents relevant to CD-Disc / CD-Extra Video part Annex A8 to the CD Disc Patent License Agreement

TITLE			comment of todate in transform encoding	Sector and word offset in video block header	Decoder detay in coded video frames	image data block with hierarchical encoding level	Video signal transmitting system	Sector and word offset in video block header	Decoder delay in coded yidao frames	mage data block with bienarchical encoding in the	Speior and word offers to water the state of	Cocol and word outset in Yideo Block neader	Video signal transmitting system	Coefficient encoder in transform encoding	Coefficient encoder in transform encoding	made data block with blerarchical according	BABI GUIDANIA IRANIA IR	dector and word offset in video block header	Decoder delay in coded video frames	Video signal transmitting system	Video signal transmitting metars	Methods of reposation and anti-	Methods of sociality codes motion picture data	Medicus of (ecoroting coded motion ploture data	Image data biock with hierarchical encoding level	Sector and word offset in video block header	Decoder detay in coded video frames	Section of the state of the sta	Page 41 to 10 to 1	misge data brock with friefarchical encoding level Coefficient encoder in transform encoding
EXPIRY	DATE	10-Sen.07			03-Jun-11	20-Feb-11	12-0ct-10	03-Jun-11	03-Jun-11	19-Feb-11	31-Mav-11	1	01-100-61	12-Sep-07	10-Sep-07	18-Feb-11			69127504.1 03-Jun-11	P69031107.3 11-0ct-10	P69033782.5 11-Oct-10	P69127224.7 03-Mav-11	03-May-11		18-Feb-11	03-Jun-11	03-Jun-11	03-Jun-11	14-Feh. 11	10-Sep-07
GRANT	NR	E108587	E167504		E157830	641726	669983	0460764	0460751	2036585	2335403	2022850	200,000	B041101	3750206.9	69109346.6	59127508 A		69127504.1	P69031107.	P69033782.	P69127224	P69132783		0443576	0460764	0460751	0460764	101442	0250748
GRANT	DATE	13-Jul-94	03.000.07	(6-den-	03-Sep-97	25-Jan-94		03-Sep-97	03.Sep-97	16-787-01	19-Mar-02			18-yewl-22	13-Ju94	03-May-95	03-Sen.97	2 2	03-Sep-97						<b>U3-May-95</b>	03-Sep-97	03-Sep-97	03-Sep-97	15-Jun-98	13-50/-94
PUBLICATION NR		-87 0260748-A3	91 0460764-A1		0.0000000000000000000000000000000000000	91 91971/218 041/20			91 0460751-A3	÷.	-91	06	87 87106840.4		-87 0260748-A3	91 0443676-A1	91 0460764-A1			90 424026-A3	96 713340-43	03-May-91 456433-A3	-96 730376-A3	91 0473676 5.1		91 0460764-A1	91 0460751-A3	91 0460764-A1	91	10-Sep-87 0250748-A3
FILING	DA1E	10-Sep-87	03-Jun-91	03- fam-91	10 40 10 10 10 10 10 10 10 10 10 10 10 10 10	18 Mary 24	40-1418y	in-ung-so	03-Jun-91	19-Feb-91	31-May-91	15-Oct-90	12-Sep-87		10-Vep-87	18-Feb-91	03-Jun-91	03. fun 01		11-Oct-98	29-Jan-96	03-May-	07-May-96	18-FBh.Q1		03-727-91	03-Jun-91	03-Jun-91	19-Feb-91	10-Sep.
FILING		87201717.3	91201373,7	91201337.2	91-71219	63362/94	01901372 7	1.0.10.10.10	2,75510218	2036585	2335403	2027659	87106840,0	C 17110C40	5/71/107/6	91200329.0	91201373.7	91201337.2	1 0 0 0 0	90311145.8	96101178	91304052.3	96107156	91200329.0	0 0 0 0 0	912013/3.7	91201337.2	91201373.7	910791	87201717.3
RY REFERENCE	To Limite Line	D 086327 .	N 013409	N 013709 -	N 013257	S90P0340	N 013400	00.010		N 013257 .	N 013409 A	S90P0340 -	D 086327 .	D 086327		N 013257 .	N 013409 -	N 013709	OFCODOS	· 04004050	S90P0340 -	59120276	S91P0276 -	N 013257 .	N. 049400	500t000	. 607810 v	N 013409 .	N 013257 .	D 086327
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Essential Philips and Sony patents relevant to CD-Disc / CD-Extra Video part

COUNTRY		LILING	FILING	PUBLICATION NR	1000	24.4.4.		
~~~	REFERENCE	NR	DATE		DATE	GRANT NR	EXPIRY DATE	TITLE
	C 087091 .	88200818.8	27-Apr-88	0290085-A2	00 11 00	200000		
	N 013257 .	94200329.0	18-Feb-91	0443876-41	20-IMBH-35	077000	27-Apr-08	Motion estimation on superblooks
	N 013409	91201373.7	03-Jun-91	0450764-A1	03-880 07	0/05##0	16-reb-11	image data block with hierarchical encoding level
	N 013709 -	91201337.2	03-Jun-91	0460751.A3	03-Sep-97	0460761	יון-ווחר-פט	Sector and word offset in video block header
	S90P0340 .	90311145.8	11-00-90	424026-A3	) )		11-200-60	Decoder delay in coded video frames
	S90P0340 .	96101178	29-Jan-96	713340-A3		27057	다. 당 년 당 년	Video signal transmitting system
	591P0276 .	91304052.3	03-May-91	456433-A3		5140417 544444	11-0ct-10	Video signal transmitting system
	S91P0276 .	96107156	07-May-96	730376-A3		730275	03-May-11	Methods of recording coded motion picture data
	D 086327 .	87201717.3	10-Sep-87	0260748-A3	13. htt.94	8720900	10 c c 04	Methods of recording coded motion picture data
	D 087091 .	882008188	27-Apr-88	0290085-A2	20-Mar-96	0280085	7-4-01 27-4-01	Coefficient encoder in transform encoding
	N 013257 .	91200329,0	18-Feb-91	0443576-A1	03-May-85	0443676	18 Eah 41	motion estimation on superblocks
	N 013409 .	91201373.7	03-Jun-91	0460764-A1	03-Sep-97	0460764	08_1up.41	illage data block with hierarchical encoding level
	N 013709 -	91201337,2	03-Jun-91	0460751-A3	03-Sep-87	0460751	03-Jun-11	Sector and word offset in video block header
	S90P0340 .	90311145.8	11-Oct-90	424026-A3		424026	11-Oct-10	Wides circul transmission
	S90P0340 -	91101178	29-Jan-96	713340*A3		713340	11-Ort-10	
	S91P0276 .	91304052.3	03-May-91	456433-A3		456433	03-May-11	Methods of sponding system
	S91P0276 -	96107156	07-May-96	730376-A3		730376	03-May-11	Mathodo of sectional board motion picture data
	S92P0579 -	9508250.9	24-Apr-95	2289194		2289194	06-Mar.98	Monthly day contained and motion picture data
	S92P0579 .	9508350.7	24-Apr-95	2289195		2289195	06-Mar-96	Milling does supplied the
	N 013257 .	NOT GIVEN	18-Feb-91		11.4nr.98	0960615	18-Feb. 45	manapie data separating
	\$9170276 .	98115578	08-Feb-00	1014415		HK1014415	03-May.11	Methods of social seconds and Methods of social seconds (evel
	S91P0276	100711.8	08-Feb-00	1023032		HK 1004003		wearings of recording coded motion picture data
	D 086327	87201717.3	10-Sep-87		-	7000701111	13-Way-11	Memods of recording coded motion picture data
	N 013257 -	91200329.0	18,Eah.01	0.251.45.A5	13-301-94	0250/48	10-Sep-07	Coefficient encoder in transform encoding
	N 013409	91301373 7		1 X-0 100 to 100	03-May-95	0443676	18-Feb-11	Image data block with hierarchical encoding level
	N 213700	91401973,7	03-50h-91	0450764-A1	03-Sep-97	0460764	03-Jun-11	Sector and word offset in video block header
	- 60 (0 to to	9.120.537.2		0460751-A3	03-Sep-97	0460751	03-Jun-11	Decoder delay in coded video frames
	JP U8632/ 87-228698	87-228698	14-Sep-87	88-132530	10 70	274 4005	!	

All corresponding patent applications, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded Dage 2 of 4 Page 2 of 4

Essential Philips and Sony patents relevant to CD-Disc / CD-Extra Video part

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TITLE	Motion actionalises	make the first of	inage data block with nierarchical encoding level	intage data block with hierarchical encoding level	Sector and word bifset in video block header	Sector and word offset in video block header	Decoder detay in coded video frames	Citoboning method and apparatus for video signals	Coding method for sides stands	Technology makes and approach	Coefficient encoder in transform encoding	Sector and word offset in video hours	Decoder delay in poded video frames	Methods of recording coded motion picture data	Coefficient encoder in transform encoding	Image data block with hierarchical ancoding level	Decoder delay in coded video frames	Coefficient encoder in transform encoding	Image data block with hierarchical encoding level	Sector and word offset in video block header	Decoder delay in coded video frames	Image data block with hierarchical encoding level	Coefficient encoder in transform encoding	Coefficient encoder in transform encoding	Image data block with hierarchical encoding level	Sector and word offset in video block header	Decoder delay in coded video frames
EXPIRY DATE	06-Mav-08	20.Feb. 11	20.Ebh 11	fd-lun 11	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	1 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 10	44-Oct-00	00-10-10-10-10-10-10-10-10-10-10-10-10-1	09-May-10	09-May-10	17-Apr-12	03-Jun-11	04-Jun-11	09-May-11	10-Sap-07	18-Feb-11	03-Jun-11	10-Sep-07	18-Feb-11	03-Jun-11	03-Jun-11	18-Feb-11	23-Sep-07	11-Sep-07	16-Dec-14	28-Apr-15	04-Mar-14
GRANT NR	2630809	31745RR	2	3392834	3302872	3103000	3159310	2969782	2877225	2874745	118698	0245962	239837	221889	0260748	0443676	0460751	0260748	0443676	0460764	0460751	30173	35350	4901075	5699476	5745641	5608697
GRANT DATE	25-Apr-97	30-Mar-03	; ; ;	24- lan-03	24-1an-69	00000					23-Jul-97	02-Dec-99	22-Oct-99		13-Jul-94	03-May-95	03-Sep-97	13-Jul-94	03-May-95	03-Sep-97	03-Sep-97	29-May-96	28-Mar-90	13-Feb-90	16-Dec-97	28-Apr-95	04-Mar-97
PUBLICATION NR	88-287186	92-216288	01-186477	02-077794	02-262242	01-223988	03-129885	04-014974	08-265693	08-265694	97-5575		92-1479		0260748-A3	0443676-A1	0460751-A3	026074B-A3	0443676-A1	0460764-41	0460751-A3						
FILING	06-May-88	20-Feb-91	13-Nov-00					_		09-May-90	12-Sep-87	03-Jun-91	04-Jun-91	09-May-91	10-Sep-87	18-Feb-91	03-Jun-91	10-Sep-87	18-Feb-91	03-პიი-91	03-Jun-91	18-Feb-91	23-Sep-87	11-Sep-87	09-May-96	28-Nov-95	18-Mar-96
FILING NR	88-109222	91-47659	00-344804	01-151175	01-387556	00-393982	01-267044	02-119604	07-352515	07-352516	87-10122	91.9152	91-9187	91-07460	87201717.3	91200329.0	91201337.2	87201717.3	91200329.0	91201373.7	91201337.2	9690467,7	76105691	07/096177	08/647149	08/563799	08/616951
R REFERENCE	C 087091	N 013257 .	N 013257 A	N 013409 A	N 013409 B	N 013709 A	S90P0340 -	S91P0276 .	\$91P0276 -	\$91P0276 -	D 086327 -	N 013409 .	N 013709 .	S91P0276 -	D 086327 .	N 013257 -	N 013709	D 086327 -	N 013257	N 013409 -	N 013709 -	N 013257	D 086327	D 086327	N 013257 C	N 013409 B	N 013709 C
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Version date: 17 July 2003 Version date: 17 July 2003

Essential Philips and Sony patents relevant to CD-Disc / CD-Extra Video part

ите	Decoder delay in orded video frames		Mobbarta of sections and section of the section of	Methods of rangeling coded motion gights data	Data multiplexing and multipl. data demultiplexing
EXPIRY DATE	01-Dec-15	12-0ct-10	30-Apr-11	<u> </u>	01-Mar-94
GRANT NR	5844867	RE37222	5191436		5291486
GRANT DATE	01-Dec-98				
PUBLICATION NR					
FILING DATE	09-Sep-96	19-Jul-94	30-Apr-91	_	07-Aug-92
FILING	08/707845	277143	693707	10/093005 (Re.	925736
'R'Y REFERENCE	N 013709 D	S90P0340 .	591P0276 -	S91P0276 .	S92P0579 .
COUNTRY	Sh	SO	Sn	SO.	SO

ARREGEOUS INVESTMENT AND PATENTS APPLICATIONS, patents, divisions, continuations and reissues based upon any of the patent applications or patents of this list are considered to be concluded pase 6 of 4

Exhibit C





### Koninklijke Philips Electronics N.V.

P.O. Box 218 - 5000 MD Eindhoven - The Netherlands

Re. CD Disc Patent License Agreement

Ref: 1203-1005

Date: December 1, 2004

Dear Sirs,

Reference is made to the CD Disc Patent License Agreement ("Agreement") between Cinram International Inc. and Koninklijke Philips Electronics N.V. ("Philips") covering the Territory of Canada and having an effective date of December 1, 2004 as well as the definitions used therein.

It is hereby agreed as follows:

- 1. This side letter ("Side Letter") shall consumte a legally binding and integral part of the Agreement and shall be ensured as with an ember 1. 20-24.
- 2. Philips, Cinram International Inc., Cinram Inc., (having an office at 1600 Rich Road, Richmond IN, USA 47374), Cinram Manufacturing Inc., (having an office at 1400 East Lackawanna Ave, Olyphant, PA 18448), and Cinram Latinoamericana, S.A. de C.V., (having an office at Avenida Tiahuac 6710, Col. San Francisco Tialtenco, Delgacion Tiahuac, 13400 Mexico, D.F., Mexico) hereby acknowledge that the terms and conditions of the Agreement and this Side Letter extend to Cinram International Inc.'s entities Cinram Inc., Cinram Manufacturing Inc., and Cinram Latinoamericana, S.A. de C.V., (each of Cinram Inc., Cinram Manufacturing Inc., and Cinram Latinoamericana, S.A. de C.V., being a "Licensee" under this Agreement). Further, the Territory as defined in Clause 1.25 shall be amended as follows:
  - (a) For Cinram Inc. and Cinram Manufacturing Inc., the Territory shall be the United States of America, its territories and possessions;
  - (b) For Cinram Latinoamericana, S.A. de C.V., the Territory shall be Mexico; and
  - (c) For Cinram International Inc., the Territory shall remain Canada.

Philips and Cinram International Inc., Cinram Inc., Cinram Manufacturing Inc. and Cinram Latinoamericana, S.A. de C.V. acknowledge that for the convenience of the parties only one Agreement and one Side Letter has been executed, but in legal effect the Agreement and Side Letter shall be treated as separate contracts between Philips and each respective one of Cinram International Inc., Cinram Inc., Cinram Manufacturing Inc. and Cinram Latinoamericana, S.A. de C.V. Unless otherwise agreed by Philips in writing, any obligation to be performed by Cinram International Inc. or its aforementioned entities shall be provided per Territory (e.g. royalty reports and payments for Canada, Mexico and the United States to be separately reported) and submitted to the respective local Philips licensing office in each Territory as designated by Philips.

5. The Agreement and this Side Letter superfedes and replaces the Comprehensive CD Disc License Agreement between U.S. Philips Corporation and Cinram Inc. having an effective date of August 15, 1998, the Comprehensive CD Disc License Agreement between

Kruinklijke Philips Electronics NA Eindhoven The Neiherlands Commercial Register Eindhuven no. 1700/1910



# **BHILIPS**

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Koninklijke Philips Electronics N.V. and Cinram International Inc. having an effective date of December 15, 1998, and the Comprehensive CD Disc License Agreement between Koninklijke Philips Electronics NV and Cinram Latinoamericana, S.A. de C.V. having an effective date of February 27, 1997. The aforementioned agreements in this paragraph 3 are each terminated effective November 30, 2004.

- 4. The term "patent lists" as referred to in the final paragraph of Clause 1.23 of the Agreement shall read "patent Exhibits".
- With reference to Clause 2.7 of the Agreement, for as long as Licensee is in full compliance with all material terms and conditions of the Agreement, Philips agrees not to assert against Licensee claims that are part of the Licensed Patents and which absent the License granted by this Agreement would be infringed by the manufacture of Licensed Products by Licensee, but only to the extent that Licensee can demonstrate by documentary and/or physical evidence that the processes covered by such claims were in use by Licensee as of the Effective Date of the Agreement.
- 6. Licensee shall not be required to pay the initial fee set forth in Clause 5.1, as this fee was previously paid by Cinram International Inc.
- Provided that Licensee has already reported and paid the royalties accrued through September 30, 2004, Licensee shall not be required to make a report and payment pursuant to Clause 5.12.
- 8. Notwithstanding the provisions of Clause 5.2. Licensee is not required to pay royalties on CD-Discs which are sold or otherwise disposed of to a third party and which are later returned as defective and destroyed by Licensee. If Licensee takes a credit for such Licensed Product. Licensee shall keep complete and accurate records of such defective and destroyed returns. No credit or other deduction is allowed for unpaid orders or other bad debt of Licensee's customers. Clause 5.2, penultimate paragraph, provides that no royalties are payable for Licenseed Products purchased by Licensee on a "have made" basis in accordance with Clause 4 of the Agreement provided that Licensee demonstrates to Phillips' satisfaction that royalties have been paid by the third party manufacturer. Philips further agrees to give Licensee reasonable and prompt cooperation in providing confirmation of payment by Licensee's "have made" suppliers upon request by Licensee
- 9. Notwithstanding the provisions of Clause 5.3 with respect to the time period for reporting and payment of royalties, Licensee shall report and pay the royalties due Philips within 45 days after the end of each calendar quarter. Accordingly, in Clause 5.4, the term "30 days" in the first and second lines is amended to read "45 days".
- 10. In view of Licensee's representation that it is not in the position to submit to Philips all trademarks used on or in connection with the CD-Discs as required under Clause 5.3 (3) (a) and (b) of the Agreement, Philips agrees that in lieu of reporting trademarks in the quarterly reports Licensee shall promptly submit to Philips title and trademark information of CD-Discs manufactured and sold by it upon Philips' request to receive such information. Should



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Philips revoke the waiver of the trademark reporting requirement in the quarterly reports.

Philips shall give Licensee 60 days written notice prior to the first day of the calendar quarter in which such reporting requirements will be re-instituted.

In view of the requirements to report sales by customers in Clause 5.3(3), in situations where Licensee has an existing supply arrangement requiring it to keep sales volumes for such customers confidential, Philips will assist Licensee in overcoming such restrictions by (i) providing a copy of our standard license agreement to such customer indicating that Licensee must disclose such sales in it royalty reporting forms in order for such sales to be licensed and (ii) where necessary, executing an appropriate non-disclosure agreement agreeing to keep such supply volumes of Licensee's customer confidential.

- 11. In relation to Licensee's obligations under Clause 5.4 of the Agreement (as amended by Paragraph 15 below), Philips agrees to notify Licensee for any late royalty reporting forms or royalty payments due by Licensee. Upon receipt of such notification, by Licensee, Licensee shall have 10 business days to remedy each such default respectively. If Licensee does not remedy its default under the Agreement within 10 business days of receipt of Philips' notification, such failure brings back into effect Licensee's obligations under Clause 5.4 of the Agreement, with all penalties and interest determined from the original due date of the overdue royalty payment and/or Advance.
- 12. Philips intends to audit each Licensee during calendar year 2005 under the provisions of clause 5.10. Provided that Licensee cooperates with such audit, Philips shall not require an audit statement pursuant to Clause 5.5 or Clause 5.12 (which would otherwise be duplicative).
- 13. In the first sentence of Clause 5.5, the phrase "complete and accurate in every respect" is amended to "complete and accurate in all material respects". In view of Licensee's past performance under other license agreements with Philips, notwithstanding the provisions of Clause 5.5 requiring the yearly submission of an audit statement in accordance with the Audit guidelines of Exhibit C1, Philips agrees to review this requirement on a yearly basis and may decide to waive the submission of the yearly audit statement provided that Licensee is fully compliant with all material obligations under the Agreement. In deciding whether to waive the requirement for a particular financial year. Philips will consider, inter alia, Licensee's compliance with its reporting and payment obligations under Clause 5.3, its reporting obligations under Clause 6.1, and consistency of such reports with market information available to Philips. Norwithstanding the foregoing, the decision to waive or not to waive the submission of the aforementioned audit statement is within Philips' sole discretion. If Philips decides not to waive the requirement, Philips will provide written notice to Licensee no later than January 15 of each year that it will require such statement within 90 days after the end of Licensee's financial year ending on December 30. in accordance with Clause 5.5; provided. however, that if Philips does not provide such nouce by December 30 of each year. Licensec shall have 90 days from the date of such notice to provide such auditor's statement.
- 14. Notwithstanding the provisions of Clause 5.6 of the Agreement, within 6 months after expiration or termination of the Agreement Licensee shall submit to Philips a report certified by Licensee's external certified public auditor and indicating the following:

1. 1.





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- (a) the number of CD- Discs sold that have not been previously reported to Philips;
- (b) the number of CD-Discs that remained in stock upon expiration of the Agreement and which have been destroyed in the intervening 6 month period; and
- (c) the number of CD-Discs remaining in stock with Licensee.

The above information shall be in accordance with the reporting requirements of Clause 5.3. Concurrent with the submission of this report, royalties shall be paid in accordance with Clause 5.2 on the quantities of CD-Discs identified in subpart (a) and (c) of this Paragraph 14.

15. If any payments by Licensee under the Agreement are late by reason of Force Majeure and Licensee can demonstrate to Philips' satisfaction that the payments were late through no fault of Licensee, Philips agrees to grant Licensee a grace period of ten (10) business days from the cessation of the Force Majeure within which Licensee will be required to make the payment(s) of due. The term "Force Majeure" shall be interpreted in accordance with generally accepted to legal principles and thus include unforeseen circumstances or events beyond Licensee's or Philips' reasonable control which prevent the party concerned from performing its obligations under the Agreement. Force Majeure shall not include Licensee's inability to pay royalties as a consequence of cash flow problems or the situation where a creditor or other claimant takes possession of, or a receiver, administrator or similar officer is appointed over any of the assets of Licensee, nor the situation where Licensee makes any voluntary atrangement with its creditors or becomes subject to any court or administration order pursuant to any bankruptcy or insolvency law.

A party affected by an event of Force Majeure shall immediately noutly the other Party of such event and report the relevant circumstances in detail in writing within 10 calendar days after the occurrence of the event.

In the event that either party is prevented from performing its obligations under this Agreement due to an event of Force Majeure, the other party shall be entitled to suspend the performance of its obligations under the Agreement, for the duration of the prevention or delay caused by such event of Force Majeure and the deadlines for compliance by either party with their respective obligations under this Agreement shall be extended accordingly.

In the event that either party is unable to perform any of its obligations due to an event of Force Majeure for more than 3 months, the other party shall be entitled to terminate this Agreement by written notice to the party affected by the event of Force Majeure and the party so terminating this Agreement shall not be liable for any damages to the other party in connection with such termination. The termination of this Agreement in accordance with the provisions of this paragraph shall not affect obligations or undertakings of either party surviving termination of this Agreement.

The provisions concerning Force majeure as contained in this Clause shall not affect the obligations of either party, the performance of which is not affected by the situation of Force Majeure, nor the right of either party to terminate this Agreement in accordance with its provisions in situations other than Force Majeure.



## **PHILIPS**

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- 16. Notwithstanding the provisions of Clauses 5.3 and 5.8, all payments to be made by Licensee under the Agreement shall be made in 11.5. Dollars
- 17. Clause 5.9 of the Agreement is amended to read as follows:

"All costs, stamp duties, taxes and other similar levies ansing from or in connection with the execution of this Agreement shall be borne by Licensee. However, in the event that the government of a country imposes any income taxes on payments made by Licensee to Philips hereunder and requires Licensee to withhold such tax from such payments, Licensee may deduct such tax from such payments. In such event, Licensee shall promptly provide Philips with tax receipts issued by the relevant tax authorities."

18. Clause 5.10 of the Agreement is amended to read as follows:

The phrase "at least seven (7) days prior to the inspection" is amended to read "at least 15 days prior to the inspection".

The last sentence is amended as follows:

"Philips' right of inspection as set out in this Clause 5.10 shall survive termination or, expiration of this Agreement; provided, however, that such inspection must be initiated within five (5) years after termination of this Agreement."

- Dicensee's obligations under Clause 5.11 shall be limited only to the extent that Licensee shall have no obligation to provide to Philips all relevant additional information to enable Philips to ascertain which patents have been used in connection with such products. Instead, Licensee agrees that it will provide Philips with sample CD Discs manufactured by Licensee upon Philips' reasonable request.
- 20. Norwithstanding the provisions of Clause 6 pertaining to reporting of changes in Licensees' manufacturing equipment for Licensed Product upon each acquisition, transfer or disposal, Licensee shall be required only to submit a yearly report, which yearly report shall state the total number of CD-Disc replication lines in use by Licensee at the end of the calendar year, the number of CD -Disc replication lines acquired, transferred or disposed of, and the calendar quarter of each such acquisition, transfer or disposal. Such report shall be provided on a per plant basis, and certified by an officer of Licensee; provided, however, that if Philips requires a yearly audit statement pursuant to Clause 5.5, such report shall be further certified by Licensee's auditor.
- 21. An additional section (d) shall be inserted in Clause 9.2 as follows:

and/or

(d) is disclosed pursuant to the order or requirements of a court, a governmental administrative agency or other governmental body provided that such disclosure is subject to a protective order and Philips has been notified of such request in advance; provided.



**HILLIPS** 

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however, that Licensee shall not be considered to be in breach of this subsection 9.2(d) in the event a governmental body or agency does not permit a protective order or advance notice to Philips."

- 22. The terms regarding confidentiality as referred to in Clause 9.2 and 9.4 shall be extended to 5 years, respectively.
- 23. The term "third party" in Clause 9.4 of the Agreement includes Sony.
- 24. Clause 9.4 is amended as follows:

Delete the sentence - "Philips" obligations set out in this paragraph shall not apply to information referred to in sections a, b and/or c of Clause 9.2." and insert the following:

Trillips obligations set out in this paragraph shall not apply to the extent information so acquired:

- (a) was known to Philips prior to the date on which such information was acquired from Licensee or any of Licensees' Associated Companies, as shown by records of Philips or otherwise demonstrated to Licensees' satisfaction:
- (b) is or has become available to the public through no fault of Philips;
- (c) was or is received from a third party who was under no confidentiality obligation in respect of such information; and/or
- (d) is disclosed pursuant to the order or requirements of a court, a governmental administrative agency or other governmental body provided that such disclosure is subject to a protective order and Licensee has been notified of such request in advance; provided, however, that Philips shall not be considered to be in breach of this subsection 9.4(d).in the event a governmental body or agency does not permit a protective order or advance notice to Philips."
- 25. Clause 11.1 shall be amended to read as follows:

"This Agreement shall inure to the benefit of and be binding upon each of the parties hereto and their respective assignees. It may not be assigned in whole or in part by Licensee without the prior written consent of Philips, provided, however, that in the event of sale of Licensee's entire CD business and CD production assets, such consent shall not be unreasonably withheld by Philips."

- 26. Clause 12.2 is amended as follows:
  - (a) "Without prejudice to the provisions of Clause 12.3 through 12.6, each party may terminate this Agreement at any time by means of written notice to the other party in the event that the other party fails to perform any material obligation under this

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## PHILIPS

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Agreement and such failure is not remedied within 30 days after receipt of a notice specifying the nature of such failure and requiring it to be remedied. Such right of termination shall not be exclusive of any other remedies or means of redress to which the non-defaulting party may be lawfully entitled and all such remedies shall be cumulative. Any such termination shall not affect any royalties or other payment obligations under this Agreement accrued prior to such termination.

Licensee may terminate this Agreement under this Clause 12.2 on thirty days written notice to the other party."

- 27. In Clause 12.3, the term "over any of the assets" is amended to "over any major part of the assets".
- 28 Norwithstanding the provisions of Chause 12.3, if Licensee becomes subject to any court or administration order pursuant to any bankruptcy of insolvency law in the United States or Canada, Philips' right of termination under Clause 12.3 if in conflict with the bankruptcy laws of the United States or Canada, shall be governed, respectively, by the bankruptcy laws of the United States or Canada.
- 29. Nowithstanding Clause 13.6 of the Agreement, Licensee and Philips agree that any dispute between Licensee and Philips in connection with this Agreement shall be submitted to the State or Federal courts in The State of New York.
- 30. Philips and Licensee agree to keep the terms of this Side Letter confidential and shall not disclose it to third parties, except as may be necessary by either Philips or Licensee to enforce its rights hereunder or to comply with a requirement of a competent court or governmental body.
- 31. In Clause 12.4, the term "serious acts" is amended to "deliberate serious acts". Furthermore, before exercising its termination rights under Clause 12.4, Philips agrees to meet with Licensee to discuss the copyright violations of which Licensee has been convicted by a court of competent jurisdiction, so as to be fully informed of all the facts regarding such violation in determining whether such acts constitute "deliberate serious acts" giving rise to such right of termination, and whether despite such right, other considerations warrant that Philips not exercise such right.

If the above properly reflects our mutual understanding and agreement, please indicate so by signing both copies of this Side Letter and returning these to us. Upon receipt thereof we will arrange for countersignature on our part.

Yours sincerely,

Koninklijke Philips Electronics N.V.

Koninklijke Philips Electronics N \
Emdhoven The Netherland;
Commercial Register Eindhoven no. 17601916





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Yours sincerely,

Koninklijke Philips Electronics N.V.

R PETERS Name:

Title: BY PRIXY

Date:

Read and Agreed:

Cinram Inc.

Lewis Ritchie Name:

Vice President Title Date:

Read and Agreed:

Cinrain Manufacturing Inc.

Name

Tide: Treasurer

Date. Dec- Lz - 2004

Read and Agreed:

Cinram LaunoAmericana S.A. de C.V.

Name Lewis Ritchie

Title:

Authorized Officer Dec. 22-2004 Date.

Read and Agreed: Cinram International Inc.

Name:

DILECTION OF GROWING PERSONS Title:

Date: RC 22/04

# Exhibit D

### (12) EX PARTE REEXAMINATION CERTIFICATE (5512th)

### **United States Patent**

Kramer

(10) Number:

US 5,068,846 C1

(45) Certificate Issued:

Sep. 19, 2006

369/125, 275.5, 109.1

### (54) REFLECTIVE, OPTICAL RECORD CARRIER

(75) Inventor: Pieter Kramer, Eindhoven (NL)

(73) Assignee: U.S. Philips Corporation, New York,

NY (US)

### Reexamination Request:

No. 90/007,336, Dec. 8, 2004

### Reexamination Certificate for:

Patent No.: 5,068,846
Issued: Nov. 26, 1991
Appl. No.: 06/858,550
Filed: Apr. 23, 1986

### Related U.S. Application Data

(63) Continuation of application No. 06/146,554, filed on May 5, 1980, now abandoned, which is a continuation of application No. 05/949,919, filed on Oct. 10, 1978, now abandoned, which is a continuation of application No. 05/772,914, filed on Feb. 28, 1977, now abandoned, which is a continuation of application No. 05/344,867, filed on Mar. 26, 1973, now abandoned.

### (30) Foreign Application Priority Data

Sep. 2, 1972 (NL) ...... 7211999

(51) Int. Cl.

G11B 7/24 (2006.01)

(52) **U.S. CI.** ...... **369/275.1**; 369/109.01; 369/275.5

See application file for complete search history.

### (56) References Cited

### U.S. PATENT DOCUMENTS

(58) Field of Classification Search ...... 365/113,

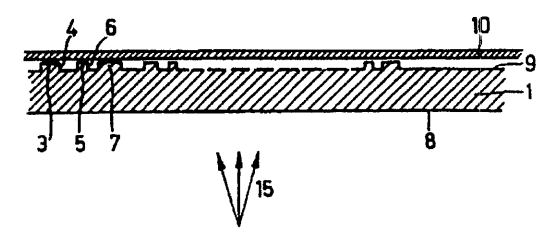
365/120; 369/93-94, 107, 275.1, 111, 275.4,

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### Primary Examiner-Minh Nguyen

### (57) ABSTRACT

A record carrier for information, for example video and/or audio information, in the form of a disk-shaped carrier substrate provided with an optical structure in accordance with the information is described. By making the optical structure radiation-reflecting and the substrate radiation-transmitting, whilst the surface of the substrate more remote from the optical structure forms both the entrance face and the exit face for the read radiation, and by coating a surface of the optical structure more remote from the substrate with an additional layer, a simple record carrier is obtained which is well protected against dust particles and damage.



US 5,068,846 C1

1 **EX PARTE** REEXAMINATION CERTIFICATE **ISSUED UNDER 35 U.S.C. 307** 

NO AMENDMENTS HAVE BEEN MADE TO THE PATENT

2 AS A RESULT OF REEXAMINATION, IT HAS BEEN DETERMINED THAT:

The patentability of claims 1 to 7 is confirmed.